# Executive Summary – Enforcement Matter – Case No. 59948 City of Conroe RN101607257 Docket No. 2020-1349-MWD-E

**Order Type:** 1660 Agreed Order **Findings Order Justification:** N/A Media: MWD **Small Business:** No Location(s) Where Violation(s) Occurred: City of Conroe Southwest Regional, 2400 Sergeant Ed Holcomb Boulevard South, Conroe, Montgomery County **Type of Operation:** Wastewater treatment facility **Other Significant Matters:** Additional Pending Enforcement Actions: No Past-Due Penalties: No Other: N/A Interested Third-Parties: None Texas Register Publication Date: August 20, 2021 Comments Received: No

# **Penalty Information**

Total Penalty Assessed: \$32,812 Amount Deferred for Expedited Settlement: \$6,562 Total Paid to General Revenue: \$0 Total Due to General Revenue: \$0 Payment Plan: N/A Supplemental Environmental Project ("SEP") Conditional Offset: \$26,250 Name of SEP: Clarifier Rehabilitation (Compliance) Compliance History Classifications: Person/CN - Satisfactory Site/RN - Satisfactory Major Source: Yes Statutory Limit Adjustment: N/A Applicable Penalty Policy: April 2014

# Investigation Information

Complaint Date(s): N/A Complaint Information: N/A Date(s) of Investigation: July 28, 2020 Date(s) of NOE(s): October 8, 2020

# Executive Summary – Enforcement Matter – Case No. 59948 City of Conroe RN101607257 Docket No. 2020-1349-MWD-E

# Violation Information

Failed to comply with permitted effluent limitations for carbonaceous biochemical oxygen demand (5-day), total residual chlorine, and *Escherichia coli* [30 TEX. ADMIN. CODE § 305.125(1), TEX. WATER CODE § 26.121(a)(1), and Texas Pollutant Discharge Elimination System ("TPDES") Permit No. WQ0010008002, Final Effluent Limitations and Monitoring Requirements Nos. 1 and 2].

# **Corrective Actions/Technical Requirements**

# **Corrective Action(s) Completed:**

N/A

# **Technical Requirements:**

1. The Order will require the Respondent to implement and complete a SEP (see SEP Attachment A).

2. The Order will also require the Respondent to, within 260 days, submit written certification of compliance with the permitted effluent limitations of TPDES Permit No. WQ0010008002, including specific corrective actions that were implemented at the Facility to achieve compliance and copies of the most current self-reported discharge monitoring reports, demonstrating at least three consecutive months of compliance with all permitted effluent limitations to demonstrate compliance.

# **Contact Information**

TCEQ Attorney: N/A
TCEQ Enforcement Coordinator: Harley Hobson, Enforcement Division, Enforcement Team 3, MC 219, (512) 239-1337; Michael Parrish, Enforcement Division, MC 219, (512) 239-2548
TCEQ SEP Coordinator: Betty Sanders, SEP Coordinator, Litigation Division, MC 173, (512) 239-3992
Respondent: The Honorable Duke W. Coon, Mayor Pro Tem, City of Conroe, 300
West Davis Street, Conroe, Texas 77301
The Honorable Jody Czajkoski, Mayor, City of Conroe, 300 West Davis Street, Conroe, Texas 77301
Respondent's Attorney: N/A

THOMMENTAL OF	Policy R	Pe Revision 4 (April 2014	nalty Calcu	latio	n Worksh	neet (PC		Revision Marcl	n 26, 2014
DATES	Assigned								
	PCW	26-May-2021	Screening 12-00	t-2020	EPA Due	5-Dec-2020			
RESPO		TY INFORMATI	ON						1
Rec	Respondent J. Ent. Ref. No.	City of Conroe RN101607257							
	ty/Site Region				Major/M	inor Source	Major		
CASE I	NFORMATION								
	f./Case ID No.	59948			No. c	of Violations	2		1
	Docket No.	2020-1349-MWD	)-Е			Order Type			ļ
Med	lia Program(s) Multi-Media	Water Quality			Government	•	Yes Harley Hobsor	<u>,                                     </u>	•
	Multi-Meula				E		Enforcement T		
Adr	nin. Penalty \$ I	Limit Minimum	\$0 Maxin	num	\$25,000				•
			Penalty Ca	Iculat	tion Section	on			
ΤΟΤΑΙ	L BASE PENA	LTY (Sum of	violation base	penalt	ies)		Subtotal 1		\$26,250
	STMENTS (+	/-) TO SUBT	ΟΤΔΙ 1						
ADJU.	Subtotals 2-7 are of	otained by multiplying	the Total Base Penalty (		by the indicated pe			r	
	Compliance Hi	story		25.0%	Adjustment	Subto	tals 2, 3, & 7		\$6,562
	Notes	Enhanceme	nt for five months of	self-rep	orted effluent vi	iolations.			
	Culpability	No		0.0%	Enhancement		Subtotal 4		\$0
	Notes	The Re	spondent does not n	neet the	culpability crite	ria.			
	Good Faith Eff	ort to Comply T	otal Adjustments				Subtotal 5		\$0
			-						·
	Economic Ben	efit		0.0%	Enhancement*		Subtotal 6		\$0
	Estimated	Total EB Amounts Cost of Compliance	\$12,778 \$88,000	*Capped	l at the Total EB \$ A	Amount			·
SUM C	OF SUBTOTA	LS 1-7				F	inal Subtotal	9	32,812
OTHE					0.0%		Adjustment		\$0
		Subtotal by the indic	TAY REQUIRE cated percentage.		0.0%		Adjustment		φU
	Notes								
						Final Pen	alty Amount	9	32,812
STATU	JTORY LIMI		NT			Final Asse	ssed Penalty		32,812
DEFE	RAL				20.0%	Reduction	Adjustment		-\$6,562
		nalty by the indicated	d percentage.		20.0 /0		Aujustment	ļ	7 <b>- 7 - 7 - 1</b>
	Notes	I	Deferral offered for e	expedited	l settlement.				
PAYA	BLE PENALT	Y							\$26,250

Judgments consent decrees meeting criteria)	0%						
	0.70						
Any adjudicated final court judgments and default judgments, or non-adjudicated final court judgments or consent decrees without a denial of liability, of this state 0 or the federal government	0%						
Convictions Any criminal convictions of this state or the federal government ( <i>number of counts</i> )	0%						
Emissions         Chronic excessive emissions events (number of events)         0	0%						
Letters notifying the executive director of an intended audit conducted under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (number of audits for which notices were submitted)	0%						
Disclosures of violations under the Texas Environmental, Health, and Safety Audit	0%						
Environmental management systems in place for one year or more No	0%						
	0%						
Voluntary on-site compliance assessments conducted by the executive director No	0%						
Participation in a voluntary pollution reduction program No	0%						
Early compliance with, or offer of a product that meets future state or federal government environmental requirements	0%						
Adjustment Percentage (Subtot	tal 2) 25%						
>> Repeat Violator (Subtotal 3)							
No Adjustment Percentage (Subtot	tal 3) 0%						
>> Compliance History Person Classification (Subtotal 7)							
Satisfactory Performer Adjustment Percentage (Subtot	tal 7) 0%						
>> Compliance History Summary							
Compliance History Notes							
Total Compliance History Adjustment Percentage (Subtotals 2, 3,	<b>&amp; 7)</b> 25%						
>> Final Compliance History Adjustment							
Final Compliance History Adjustment Final Adjustment Percentage *capped at 1	<b>100%</b> 25%						

# Screening Date12-Oct-2020RespondentCity of ConroeCase ID No.59948Reg. Ent. Reference No.RN101607257MediaWater QualityEnf. CoordinatorHarley Hobson

Number of...

Other written NOVs

orders meeting criteria)

>>

Component

NOVs

Orders

#### Compliance History Worksheet Compliance History Site Enhancement (Subtotal 2)

Policy Revision 4 (April 2014) PCW Revision March 26, 2014

Adjust.

25%

0%

0%

0%

Number

5

0

0

0

#### ∘ n Compliance History Workshee

Written notices of violation ("NOVs") with same or similar violations as those in

Any agreed final enforcement orders containing a denial of liability (number of

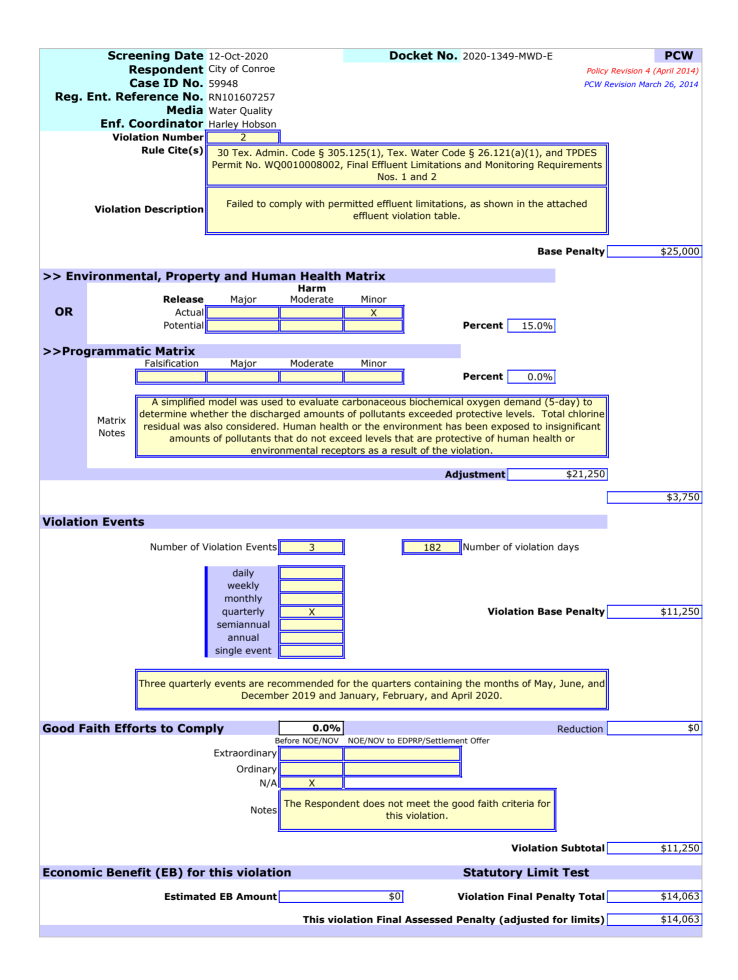
Any adjudicated final enforcement orders, agreed final enforcement orders without a denial of liability, or default orders of this state or the federal

the current enforcement action (number of NOVs meeting criteria)

PCW

	Screening Date		Docket No. 2020-1349-MWD-E	PCW
	Respondent Case ID No.			cy Revision 4 (April 2014)
Rea.	Ent. Reference No.		РСИ	Revision March 26, 2014
	Media	Water Quality		
	Enf. Coordinator Violation Number			
		20 Tax Admin Code 5 20	5.125(1), Tex. Water Code § 26.121(a)(1), and Texas	
	Rule Cite(s)	Pollutant Discharge Elimir	nation System ("TPDES") Permit No. WQ0010008002,	
		Final Effluent Lin	nitations and Monitoring Requirements No. 1	
	Violation Description	Failed to comply with per	rmitted effluent limitations, as shown in the attached effluent violation table.	
			Base Penalt	<b>y</b> \$25,000
>> Env	vironmental, Prope	rty and Human Health	ı Matrix	
	Release	Harm Major Moderate	Minor	
OR	Actual	X		
	Potential		Percent 30.0%	
>>Prog	grammatic Matrix			
	Falsification	Major Moderate	Minor	
			<b>Percent</b> 0.0%	
	Matrix Human health	or the environment has bee	n exposed to significant amounts of pollutants which d	2
	Matrix Notes		uman health or environmental receptors as a result of the violation.	
			Adjustment \$17,50	0
				\$7,500
Violatio	on Events			
Violatio			-	
	Number of V	Violation Events 2	61 Number of violation days	
		daily	]	
		weekly		
		monthly X quarterly	Violation Base Penalt	<b>v</b> \$15,000
		semiannual		¢15,000
		annual		
		single event	<u>_</u>	
	Ture menth		for the months of Contember 2010 and March 2020	
		ily events are recommended	for the months of September 2019 and March 2020.	
Cood E	aith Effarts to Com	0.0%		\$0
GOOD F	aith Efforts to Com	Before NOE/NOV	NOE/NOV to EDPRP/Settlement Offer	<del>ا</del> ل
		Extraordinary		
		Ordinary N/A X		
		Notes The Respond	dent does not meet the good faith criteria for this violation.	
			Violation Subtota	\$15,000
Econon	nic Benefit (EB) for	this violation	Statutory Limit Test	
	Estimat	ed EB Amount	\$12,778 Violation Final Penalty Tota	<b>I</b> \$18,750
		This vio	lation Final Assessed Penalty (adjusted for limits	) \$18,750
			and a second a charty (aujusted for lilling	<b>,</b> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

	E	conomic	Benetit	WO	rksheet		
Respondent	City of Conroe						
Case ID No.	59948						
Reg. Ent. Reference No.	RN101607257						
	Water Quality						Years of
Violation No.						Percent Interest	Depreciation
						5.0	15
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Costs Saved	EB Amount
Item Description	l.						
Delayed Costs				-			
Equipment				0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$0	\$0
Other (as needed)				0.00	\$0	\$0	\$0
Engineering/Construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
				0.00	\$0	n/a	\$0
Remediation/Disposal					1.0	,	
Remediation/Disposal Permit Costs Other (as needed)	repair or repla	ace baffles and w	orn out rake arm eirs, repair to th	ne clarif	ier bridge, replace	n/a n/a Il repairs, replace th the drive motor, re	place the drive
Permit Costs	Actual Other c repair or repla gear seals, in the clarifie	ost to remove we ace baffles and w spection of all int r units with a new	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date	2.90 ns, scur ne clarif tems, s ting, ar of the f	\$12,778 n arms, center we ier bridge, replace andblast and re-co nd achieve complia irst month of nonc	n/a Il repairs, replace th	\$12,778 ne scum trough, place the drive perstructure of tted effluent
Permit Costs Other (as needed) Notes for DELAYED costs	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 ns, scur ne clarif tems, s ting, ar of the f ed date	\$12,778 n arms, center we ier bridge, replace andblast and re-co nd achieve complia irst month of nonc of compliance.	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the	\$12,778 ne scum trough, pplace the drive perstructure of ted effluent final date is the
Permit Costs Other (as needed) Notes for DELAYED costs Avoided Costs	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 ns, scur ne clarif tems, s ting, ar of the f ed date	\$12,778 n arms, center wel ier bridge, replace andblast and re-co nd achieve complia irst month of nonc of compliance. item (except for	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the <b>one-time avoide</b>	\$12,778 ne scum trough, pplace the drive perstructure of ted effluent final date is the d costs)
Permit Costs Other (as needed) Notes for DELAYED costs	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 ns, scur ne clarif tems, s ting, ar of the f ed date	\$12,778 n arms, center we ier bridge, replace andblast and re-co nd achieve complia irst month of nonc of compliance.	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the	\$12,778 ne scum trough, pplace the drive perstructure of ted effluent final date is the
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 ns, scur tems, s ting, ar of the f ed date tering 0.00	\$12,778 n arms, center we ier bridge, replace andblast and re-co d achieve complia irst month of nonc of compliance. item (except for \$0	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the r one-time avoide \$0	\$12,778 he scum trough, pplace the drive perstructure of tted effluent final date is the d costs) \$0
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 Is, scur tems, s ting, ar of the f d date tering 0.00	\$12,778 n arms, center we ier bridge, replace andblast and re-co d achieve complia irst month of nonc of compliance. item (except for \$0 \$0	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the r one-time avoide \$0 \$0	\$12,778 he scum trough, pplace the drive perstructure of ted effluent final date is the d costs) \$0 \$0
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel Inspection/Reporting/Sampling	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 is, scur e clarif tems, s ting, ar of the f ed date <b>tering</b> 0.00 0.00	\$12,778 n arms, center we ier bridge, replace andblast and re-co d achieve complia irst month of nonc of compliance. item (except for \$0 \$0 \$0	n/a I repairs, replace th the drive motor, re pat all the metal su nce with the permit ompliance and the r one-time avoide \$0 \$0 \$0	\$12,778 he scum trough, pplace the drive perstructure of ted effluent final date is the d costs) \$0 \$0 \$0
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel Inspection/Reporting/Sampling Supplies/Equipment	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 ns, scurne clarif tems, s ting, ar of the f d date tering 0.00 0.00 0.00 0.00	\$12,778 n arms, center wel ier bridge, replace andblast and re-co d achieve complia irst month of nonc of compliance. item (except for \$0 \$0 \$0 \$0	n/a Il repairs, replace th the drive motor, re pat all the metal su nce with the permit ompliance and the rone-time avoide \$0 \$0 \$0 \$0	\$12,778 he scum trough, perstructure of ted effluent final date is the d costs) \$0 \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel Inspection/Reporting/Sampling Supplies/Equipment Financial Assurance	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 as, scurne terns, s ting, ar of the f d date tering 0.00 0.00 0.00 0.00 0.00 0.00	\$12,778 n arms, center wel- ier bridge, replace andblast and re-co- nd achieve complia- irst month of nonc- of compliance. item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	n/a Il repairs, replace th the drive motor, re bat all the metal su nce with the permit ompliance and the so so \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$12,778 he scum trough, perstructure of ted effluent final date is the d costs) \$0 \$0 \$0 \$0 \$0 \$0 \$0
Permit Costs Other (as needed) Notes for DELAYED costs <b>Avoided Costs</b> Disposal Personnel Inspection/Reporting/Sampling Supplies/Equipment Financial Assurance ONE-TIME avoided costs	Actual Other c repair or repla gear seals, in the clarifie limitations. Th	ost to remove we ace baffles and w spection of all int r units with a new he date required	orn out rake arm eirs, repair to th cernal gear box i w protective coa is the end date estimate	2.90 te clarification of the feed date tering, are clarification of the feed date tering 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	\$12,778 n arms, center wel- ier bridge, replace andblast and re-co- nd achieve complia irst month of nonc- of compliance. item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	n/a Il repairs, replace th the drive motor, re bat all the metal sup nce with the permit ompliance and the so so so so so so so so so so so	\$12,778 be scum trough, place the drive perstructure of tred effluent final date is the <b>d costs)</b> \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0



	E	conomic	Benefit	Wo	rksheet		
Respondent Case ID No. Reg. Ent. Reference No.	59948						
	Water Quality					Percent Interest	Years of Depreciation
						5.0	15
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Costs Saved	EB Amount
Item Description		-					
Delayed Costs							
Equipment	1			0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$Ŭ	\$0
Other (as needed)				0.00	\$0	\$0	\$0
Engineering/Construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
Remediation/Disposal				0.00	\$0	n/a	\$0
Permit Costs				0.00	\$0	n/a	\$0
Other (as needed)				0.00	\$0	n/a	\$0
Notes for DELAYED costs	ANNUA	ALIZE avoided co			t for Violation No.	1. r one-time avoide	d costs)
Disposal				0.00	\$0	\$0	\$0
Personnel				0.00	\$0	\$0	\$0
Inspection/Reporting/Sampling				0.00	\$0	\$0	\$0
Supplies/Equipment				0.00	\$0	\$0	\$0
Financial Assurance				0.00	\$0	\$0	\$0
ONE-TIME avoided costs				0.00	\$0	\$0	\$0
Other (as needed)				0.00	\$0	\$0	\$0
Notes for AVOIDED costs							
Approx. Cost of Compliance		\$0			TOTAL		\$0

City of Conroe							
	Docket No. 2020-1349-MWD-E						
	TPDES Pe	rmit No. WQ0010008002					
		Case No. 59948					
	Efflu	uent Violation Table					
	CBOD5 Daily Average Concentration	<i>Escherichia coli</i> Daily Maximum Concentration	Total Residual Chlorine Monthly Minimum Concentration				
<b>Monitoring Period</b>	Limit = 5 mg/L	Limit = 200 CFU/100 mL	Limit = 1.0 mg/L				
May 2019	с	с	0.99				
June 2019	с	с	0.83				
September 2019	с	>2,419.7	С				
December 2019	5.56	с	С				
January 2020	6.08	с	С				
February 2020	5.34	с	С				
March 2020	5.04	1,730	С				
April 2020 5.57 c c							

CFU/100 mL = colony-forming units per 100 milliliters CBOD5 = carbonaceous biochemical oxygen demand (5-day)

mg/L = milligrams per literc = compliant



# Compliance History Report

Compliance History Report for CN600650311, RN101607257, Rating Year 2020 which includes Compliance History (CH) components from September 1, 2015, through August 31, 2020.

Customer, Resp or Owner/Oper	ondent, CN6006503: ator:	11, City of Conroe	Classi	fication: S	ATISFACTORY	Rating	<b>:</b> 0.43
Regulated Entit	y: RN1016072 SOUTHWES	57, CITY OF CONROE Γ REGIONAL	Classi	fication: s	SATISFACTORY	Rating	<b>1</b> .60
<b>Complexity Poi</b>	n <b>ts:</b> 10		Repeat	t Violator:	NO		
CH Group:	08 - Sewage	e Treatment Facilities					
Location:	2400 Sergea	ant Ed Holcomb Bouleva	rd South, in the	e City of Conr	oe, Montgomer	v County, Tex	as
TCEQ Region:	REGION 12		· · · · · , · · ·	· · · <b>/</b> · · · ·	.,	, , , -	
ID Number(s): WASTEWATER PE PRETREATMENT STORMWATER PE	RMIT WQ0010008002 EPA ID TX0022268000 RMIT TXR05AO34		WASTEWATEF PRETREATME WASTEWATEF	NT PERMIT W	Q0010008002		
Compliance His	tory Period: Septem	ber 01, 2015 to August	31, 2020 <b>R</b> a	ating Year:	2020 <b>R</b>	ating Date:	09/01/2020
Date Complianc	e History Report Pr	epared: December :	14, 2020				
Agency Decisio	n Requiring Complia	ance History: Enfor	rcement				
Component Per	iod Selected: Dece	mber 14, 2015 to Decer	mber 14, 2020				
TCEQ Staff Mem	ber to Contact for A	Additional Informat	ion Regardi	ng This Co	mpliance His	story.	
Name: Harle	ey Hobson			Phone: (5	12) 239-1337		
Site and Owne	er/Operator Histo	ry:					
2) Has there been a <b>Components (</b>	n in existence and/or op a (known) change in owr Multimedia) for t s, court judgments,	hership/operator of the s	site during the o	compliance pe	YE eriod? No	-	
N/A B. Criminal cor	victions:						
N/A <b>C. Chronic exc</b>	essive emissions ev	ents:					
N/A							
D. The approva Item 1	al dates of investiga	(1308978)	-	10	D 1 20	2017	(1467057)
Item 2	December 18, 2015 February 19, 2016	(1315761)		em 18 em 19	December 20, February 21, 2		(1467957) (1486885)
Item 3	March 12, 2016	(1331887)		em 20	March 15, 201		(1480885)
Item 4	April 20, 2016	(1339046)		em 20 em 21	April 18, 2018	0	(1493806)
Item 5	May 18, 2016	(1345844)		em 23	May 14, 2018		(1500726)
Item 6	September 20, 2016	(1372384)		em 24	June 18, 2018		(1507837)
Item 7	October 19, 2016	(1378562)		em 25	September 20,	, 2018	(1527385)
Item 8	November 17, 2016	(1384525)		em 26	September 25,		(1520219)
Item 9	January 20, 2017	(1397274)	Ite	em 27	October 15, 20	)18	(1533740)
Item 10	February 21, 2017	(1404158)	Ite	em 28	November 19,	2018	(1541577)
Item 11	March 20, 2017	(1411258)	Ite	em 29	December 19,	2018	(1545358)
Item 12	April 20, 2017	(1417761)		em 30	February 20, 2		(1560049)
Item 13	May 18, 2017	(1425351)		em 31	March 19, 201	9	(1560050)
Item 14	June 16, 2017	(1431359)		em 32	April 18, 2019		(1571954)
Item 15		(1 100000)					
	July 18, 2017	(1439968)		em 33	May 16, 2019		(1583516)
Item 16 Item 17	July 18, 2017 September 25, 2017 November 16, 2017	(1439968) (1443655) (1461579)	Ite	em 33 em 34 em 35	May 16, 2019 September 19, September 20,		(1583516) (1606518) (1599617)

	Item 36	November	20, 2019	(1619180)	Item 40	July 14, 2020	(1673696)
	Item 37	December	19, 2019	(1626531)	Item 41	September 17, 2020	(1687039)
	Item 38	March 12,	2020	(1623237)	Item 42	September 22, 2020	(1680471)
	Item 39	June 15, 2	2020	(1666738)	Item 43	October 13, 2020	(1693386)
Е.	Written ı	notices of vi	olations (NO	/) (CCEDS Inv. Tra	ack. No.):		
			•	<i>,</i> ,	-	equirement from the comm	nission to a
	regulated e	entity. A notice	e of violation is r	not a final enforcement	t action, nor proof that a	violation has actually occur	red.
1	L	Date: 12/	31/2019 (163	4172)			
		Self Report?	YES		Classification:	Moderate	
		Citation:		ter 26, SubChapter A 2			
			•	er 305, SubChapter F	.,		
		Description:	Failure to mee	et the limit for one or r	more permit parameter		
2	)	Date: 01/	31/2020 (164	0790)			
-	-	,	YES (101	07507	Classification:	Moderate	
		Citation:	-	ter 26, SubChapter A			
				er 305, SubChapter F			
		Description:	Failure to mee	et the limit for one or r	nore permit parameter		
3	3	Date: 02/	29/2020 (164	7311)			
		,	YES	, , , , , , , , , , , , , , , , , , , ,	Classification:	Moderate	
		Citation:	2D TWC Chap	ter 26, SubChapter A	26.121(a)		
			30 TAC Chapt	er 305, SubChapter F	305.125(1)		
		Description:	Failure to mee	et the limit for one or r	nore permit parameter		
2	1	Date: 03/	31/2020 (165	3649)			
		Self Report?	YES	,	Classification:	Moderate	
		Citation:	2D TWC Chap	ter 26, SubChapter A 2	26.121(a)		
			•	er 305, SubChapter F	.,		
		Description:	Failure to mee	et the limit for one or r	nore permit parameter		
5	5	Date: 04/	30/2020 (166	0234)			
		Self Report?	YES		Classification:	Moderate	
		Citation:		ter 26, SubChapter A			
		<b>D</b>	•	er 305, SubChapter F	305.125(1)		

Failure to meet the limit for one or more permit parameter

#### F. Environmental audits:

Description:

N/A

- G. Type of environmental management systems (EMSs):  $_{N/A} \label{eq:mass_system}$
- H. Voluntary on-site compliance assessment dates:  $_{\mbox{N/A}}$
- I. Participation in a voluntary pollution reduction program: \$N/A\$
- J. Early compliance: N/A
- Sites Outside of Texas:

N/A

# TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



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#### IN THE MATTER OF AN ENFORCEMENT ACTION CONCERNING CITY OF CONROE RN101607257

BEFORE THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

#### AGREED ORDER DOCKET NO. 2020-1349-MWD-E

## I. JURISDICTION AND STIPULATIONS

On \_\_\_\_\_\_, the Texas Commission on Environmental Quality ("the Commission" or "TCEQ") considered this agreement of the parties, resolving an enforcement action regarding the City of Conroe (the "Respondent") under the authority of TEX. WATER CODE chs. 7 and 26. The Executive Director of the TCEQ, through the Enforcement Division, and the Respondent together stipulate that:

- 1. The Respondent owns and operates a wastewater treatment facility located at 2400 Sergeant Ed Holcomb Boulevard South in Conroe, Montgomery County, Texas (the "Facility"). The Facility is near or adjacent to water in the state as defined in TEX. WATER CODE § 26.001(5).
- 2. The Executive Director and the Respondent agree that the TCEQ has jurisdiction to enter this Order pursuant to TEX. WATER CODE §§ 7.002, 7.051, and 7.073, and that the Respondent is subject to TCEQ's jurisdiction. The TCEQ has jurisdiction in this matter pursuant to TEX. WATER CODE § 5.013 because it alleges violations of TEX. WATER CODE ch. 26 and the rules of the TCEQ.
- 3. The occurrence of any violation is in dispute and the entry of this Order shall not constitute an admission by the Respondent of any violation alleged in Section II ("Allegations"), nor of any statute or rule.
- 4. An administrative penalty in the amount of \$32,812 is assessed by the Commission in settlement of the violations alleged in Section II ("Allegations"). The amount of \$6,562 is deferred contingent upon the Respondent's timely and satisfactory compliance with all the terms of this Order and shall be waived only upon full compliance with all the terms and conditions of this Order. If the Respondent fails to timely and satisfactorily comply with any of the terms and conditions contained in this Order, the Executive Director may demand payment of all or part of the deferred penalty amount.

Pursuant to TEX. WATER CODE § 7.067, \$26,250 of the penalty shall be conditionally offset by the Respondent's timely and satisfactory completion of a Supplemental Environmental Project ("SEP") as defined in the attached SEP Agreement ("Attachment A", incorporated herein by reference). The Respondent's obligation to pay the

conditionally offset portion of the penalty shall be discharged upon full compliance with all the terms and conditions of this Order, which includes the timely and satisfactory completion of all provisions of the SEP Agreement, as determined by the Executive Director.

- 5. The Executive Director and the Respondent agree on a settlement of the matters alleged in this enforcement action, subject to final approval in accordance with 30 TEX. ADMIN. CODE § 70.10(a). Any notice and procedures, which might otherwise be authorized or required in this action, are waived in the interest of a more timely resolution of the matter.
- 6. The Executive Director may, without further notice or hearing, refer this matter to the Office of the Attorney General of the State of Texas ("OAG") for further enforcement proceedings if the Executive Director determines that the Respondent has not complied with one or more of the terms or conditions in this Order.
- 7. This Order represents the complete and fully-integrated agreement of the parties. The provisions of this Order are deemed severable and, if a court of competent jurisdiction or other appropriate authority deems any provision of this Order unenforceable, the remaining provisions shall be valid and enforceable.
- 8. This Order shall terminate five years from its effective date or upon compliance with all the terms and conditions set forth in this Order, whichever is later.

# **II. ALLEGATIONS**

During a record review conducted on July 28, 2020, an investigator documented that the Respondent failed to comply with permitted effluent limitations, in violation of 30 TEX. ADMIN. CODE § 305.125(1), TEX. WATER CODE § 26.121(a)(1), and Texas Pollutant Discharge Elimination System ("TPDES") Permit No. WQ0010008002, Final Effluent Limitations and Monitoring Requirements Nos. 1 and 2, as shown in the effluent violation table below:

	CBOD5 Daily Average Concentration	<i>Escherichia coli</i> Daily Maximum Concentration	Total Residual Chlorine Monthly Minimum Concentration
<b>Monitoring Period</b>	Limit = 5 mg/L	Limit = 200 CFU/100 mL	Limit = 1.0 mg/L
May 2019	с	с	0.99
June 2019	с	с	0.83
September 2019	с	>2,419.7	с
December 2019	5.56	с	с
January 2020	6.08	с	с
February 2020	5.34	с	с
March 2020	5.04	1,730	с
April 2020	5.57	С	с

CFU/100 mL = colony-forming units per 100 milliliters CBOD5 = carbonaceous biochemical oxygen demand (5-day)

mg/L = milligrams per liter c = compliant City of Conroe DOCKET NO. 2020-1349-MWD-E Page 3

#### **III. DENIALS**

The Respondent generally denies each allegation in Section II ("Allegations").

#### **IV. ORDERING PROVISIONS**

NOW, THEREFORE, THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY ORDERS that:

1. The Respondent is assessed a penalty as set forth in Section I, Paragraph No. 4. The payment of this penalty and the Respondent's compliance with all of the requirements set forth in this Order resolve only the allegations in Section II. The Commission shall not be constrained in any manner from requiring corrective action or penalties for violations which are not raised here. Penalty payments shall be made payable to "TCEQ" and shall be sent with the notation "Re: City of Conroe, Docket No. 2020-1349-MWD-E" to:

Financial Administration Division, Revenue Operations Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

- 2. The Respondent shall implement and complete an SEP as set forth in Section I, Paragraph No. 4. The amount of \$26,250 of the assessed penalty is conditionally offset based on the Respondent's implementation and completion of the SEP pursuant to the terms of the SEP Agreement, as defined in Attachment A. Penalty payments for any portion of the SEP deemed by the Executive Director as not complete shall be paid within 30 days after the date the Executive Director demands payment.
- 3. The Respondent shall, within 260 days after the effective date of this Order, submit written certification of compliance with the permitted effluent limitations of TPDES Permit No. WQ0010008002, including specific corrective actions that were implemented at the Facility to achieve compliance and copies of the most current self-reported discharge monitoring reports, demonstrating at least three consecutive months of compliance with all permitted effluent limitations, and include detailed supporting documentation including photographs, receipts, and/or other records to demonstrate compliance. The certification shall be signed by the Respondent and shall include the following certification language:

"I certify under penalty of law that I have personally examined and am familiar with the information submitted and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations." City of Conroe DOCKET NO. 2020-1349-MWD-E Page 4

The certification shall be submitted to:

Order Compliance Team Enforcement Division, MC 149A Texas Commission on Environmental Quality P.O. Box 13087 Austin, Texas 78711-3087

with a copy to:

Water Section Manager Houston Regional Office Texas Commission on Environmental Quality 5425 Polk Street, Suite H Houston, Texas 77023-1452

- 4. All relief not expressly granted in this Order is denied.
- 5. The duties and provisions imposed by this Order shall apply to and be binding upon the Respondent. The Respondent is ordered to give notice of this Order to personnel who maintain day-to-day control over the Facility operations referenced in this Order.
- 6. If the Respondent fails to comply with any of the Ordering Provisions in this Order within the prescribed schedules, and that failure is caused solely by an act of God, war, strike, riot, or other catastrophe, the Respondent's failure to comply is not a violation of this Order. The Respondent shall have the burden of establishing to the Executive Director's satisfaction that such an event has occurred. The Respondent shall notify the Executive Director within seven days after the Respondent becomes aware of a delaying event and shall take all reasonable measures to mitigate and minimize any delay.
- 7. The Executive Director may grant an extension of any deadline in this Order or in any plan, report, or other document submitted pursuant to this Order, upon a written and substantiated showing of good cause. All requests for extensions by the Respondent shall be made in writing to the Executive Director. Extensions are not effective until the Respondent receives written approval from the Executive Director. The determination of what constitutes good cause rests solely with the Executive Director. Extension requests shall be sent to the Order Compliance Team at the address listed above.
- 8. This Order, issued by the Commission, shall not be admissible against the Respondent in a civil proceeding, unless the proceeding is brought by the OAG to: (1) enforce the terms of this Order; or (2) pursue violations of a statute within the Commission's jurisdiction, or of a rule adopted or an order or permit issued by the Commission under such a statute.
- 9. This Order may be executed in separate and multiple counterparts, which together shall constitute a single instrument. Any page of this Order may be copied, scanned, digitized, converted to electronic portable document format ("pdf"), or otherwise reproduced and may be transmitted by digital or electronic transmission, including but not limited to facsimile transmission and electronic mail. Any signature affixed to this Order shall constitute an original signature for all purposes and may be used, filed, substituted, or

issued for any purpose for which an original signature could be used. The term "signature" shall include manual signatures and true and accurate reproductions of manual signatures created, executed, endorsed, adopted, or authorized by the person or persons to whom the signatures are attributable. Signatures may be copied or reproduced digitally, electronically, by photocopying, engraving, imprinting, lithographing, electronic mail, facsimile transmission, stamping, or any other means or process which the Executive Director deems acceptable. In this paragraph exclusively, the terms: electronic transmission, owner, person, writing, and written, shall have the meanings assigned to them under TEX. BUS. ORG. CODE § 1.002.

10. The effective date of this Order is the date it is signed by the Commission. A copy of this fully executed Order shall be provided to each of the parties.

City of Conroe DOCKET NO. 2020-1349-MWD-E Page 6

#### SIGNATURE PAGE

#### TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

For the Commission

Jody Czajkoski

City of Conroe

Name (Printed or typed)

Authorized Representative of

Date

12/01/2021

For the Executive Director

Date

I, the undersigned, have read and understand the attached Order. I am authorized to agree to the attached Order, and I do agree to the terms and conditions specified therein. I further acknowledge that the TCEQ, in accepting payment for the penalty amount, is materially relying on such representation.

I also understand that failure to comply with the Ordering Provisions, if any, in this Order and/or failure to timely pay the penalty amount, may result in:

- A negative impact on compliance history;
- Greater scrutiny of any permit applications submitted;
- Referral of this case to the Attorney General's Office for contempt, injunctive relief, additional penalties, and/or attorney fees, or to a collection agency;
- Increased penalties in any future enforcement actions;
- Automatic referral to the Attorney General's Office of any future enforcement actions; and
- TCEQ seeking other relief as authorized by law.

In addition, any falsification of any compliance documents may result in criminal prosecution.

Signature

128/2021

<u>Mayor</u> Title

□ *If mailing address has changed, please check this box and provide the new address below:* 

# Attachment A

# Docket Number: 2020-1349-MWD-E

# SUPPLEMENTAL ENVIRONMENTAL PROJECT

Respondent:	City of Conroe
Penalty Amount:	Twenty-Six Thousand Two Hundred Fifty Dollars (\$26,250)
SEP Offset Amount:	Twenty-Six Thousand Two Hundred Fifty Dollars (\$26,250)
Type of SEP:	Compliance
Project Name:	Clarifier Rehabilitation
Location of SEP:	Montgomery County

The Texas Commission on Environmental Quality ("TCEQ") agrees to offset the administrative Penalty Amount assessed in this Agreed Order for Respondent to perform a Supplemental Environmental Project ("SEP"). The SEP Offset Amount is set forth above and such offset is conditioned upon completion of the project in accordance with the terms of this Attachment A.

Respondent is a Local Government that qualifies under Texas Water Code § 7.067 to apply the SEP Offset Amount set forth above to correct violations at its wastewater treatment facility (the "Facility") which are described in this Agreed Order. This Agreed Order cites violations at Respondent's Facility.

## 1. Project Description

A. Project

Respondent shall hire a contractor to repair a clarifier at the Facility. This repair is part of a program initiated by Respondent five years ago to remove one clarifier from operation per year and repair the unit until all six units were restored to like new operation. The repair of the units usually consists of, removing worn out rake arms, scum arms, center well repairs, replacing the scum trough, repairing or replacing baffles and weirs, repairs to the clarifier bridge, replacing drive motor, replacing drive gear seals, inspection of all internal gear box items, sandblasting and re-coating all the metal superstructure of the clarifier units with a new protective coating. This clarifier repair will ensure that all clarifiers are repaired and operational for future demands. Specifically, the SEP Offset Amount shall be used for materials, supplies, and equipment for clarifier repairs (the "Project"). Respondent shall solicit bids from qualified contractors to perform the Project. Any advertisement, including publication, related to the SEP must include the enforcement statement as stated in Section 6, Publicity. The SEP will be performed in accordance with all federal, state, and local environmental laws and regulations, including permits that may be required prior to commencement of the SEP.

Respondent shall use the SEP Offset Amount only for the direct cost of implementing the Project, including supplies, materials, and equipment rentals, as listed in Subsection C. Minimum Expenditure, Estimated Cost Schedule, below. No portion of the SEP Offset Amount shall be spent on administrative costs, including but not limited to operating costs, reporting expenses, handling of expenses, project coordination, liability, or equipment breakdowns.

Respondent's signature affixed to the attached Agreed Order certifies that Respondent has no prior commitment to perform this Project and that the SEP is being performed solely as part of the terms of settlement in this enforcement action.

B. Environmental Benefit

This SEP will provide a discernible environmental benefit by improving the quality of wastewater effluent being released into the environment. Inadequately treated effluent can carry bacteria, viruses, protozoa (parasitic organisms), helminths (intestinal worms), and bioaerosols (inhalable molds and fungi). The diseases they may cause range in severity from mild gastroenteritis to life-threatening ailments such as cholera, dysentery, infectious hepatitis, and severe gastroenteritis. Additional risks include occurrences of low dissolved oxygen, fish kills, algal bloom, and bacterial contamination in waterways.

C. Minimum Expenditure

Respondent shall spend at least the SEP Offset Amount to complete the project described in Section 1, above, and comply with all other provisions of this SEP. Respondent understands that it may cost more than the SEP Offset Amount to complete the Project.

Item	Quantity	Cost	Units	Total
Sandblasting/Recoating	1	\$45,000	Lump Sum	\$45,000
Clarifier Parts Replacement	1	\$43,000	Lump Sum	\$43,000
Total				\$88,000

# Estimated Cost Schedule

# 2. Performance Schedule

Within 30 days after the effective date of this Agreed Order, Respondent shall begin implementation of the SEP. Respondent shall have completed the SEP in its entirety within 130 days after the effective date of this Agreed Order.

# 3. Records and Reporting

# A. Progress Report

Within 30 days after the effective date of this Agreed Order, Respondent shall submit a Notice of Commencement to the TCEQ describing actions performed to date to

implement the Project. Within 90 days after the effective date of this Agreed Order, Respondent shall submit a report detailing the progress made and all actions completed on the Project during the previous 60-day period and setting forth a schedule for achieving completion of the Project within the 130-day timeframe set forth in Section 2, Performance Schedule, above. Thereafter, Respondent shall submit progress reports to the TCEQ containing detailed information on all actions completed on the Project to date as set forth in the Reporting Schedule table below:

Days from Effective Order Date	Information Required
30	Notice of Commencement describing actions taken to begin project
90	Actions completed during previous 60-day period
130	Notice of SEP completion

# **Reporting Schedule**

# B. Final Report

Within 130 days after the effective date of the Agreed Order, or within 30 days after completion of the SEP, whichever is earlier, Respondent shall submit a Final Report to the TCEQ, which shall include the following:

- 1. Itemized list of expenditures and total cost of the Project;
- 2. Copies of invoices or receipts corresponding to the itemized list in paragraph 3.B.1., above;
- 3. Copies of cleared checks or payment records corresponding to the itemized list in paragraph 3.B.1., above;
- 4. Copies of proof of advertisement of invitation for bids, if applicable;
- 5. A certified statement of SEP completion and document authentication;
- 6. Detailed map showing specific location of the project site(s);
- 7. Copies of all engineering plans related to work performed pursuant to the Project, if applicable;
- 8. Equipment logs showing the hours the equipment was utilized on the project;
- 9. Dated photographs of the purchased materials and supplies; before and after work being performed during the Project; and of the completed Project; and
- 10. Any additional information Respondent believes will, or that is requested

by TCEQ to demonstrate compliance with this Attachment A.

C. Address

Respondent shall submit all SEP reports and any additional information as requested to the following address:

Texas Commission on Environmental Quality Litigation Division Attention: SEP Coordinator, MC 175 P.O. Box 13087 Austin, Texas 78711-3087

# 4. Additional Information and Access

Respondent shall provide additional information as requested by TCEQ staff and shall allow access to all records related to the SEP Offset Amount. Respondent shall also allow representatives of the TCEQ access to the site of any work being financed in whole or in part by the SEP Offset Amount. This provision shall survive the termination of this Agreed Order.

# 5. Failure to Fully Perform

If Respondent does not perform its obligations under this Attachment A, including full expenditure of the SEP Offset Amount and submittal of the required reporting described in Sections 2 through 4 above, the Executive Director ("ED") may require immediate payment of all or part of the SEP Offset Amount as set forth in the attached Agreed Order.

In the event the ED determines that Respondent failed to fully implement and complete the Project, Respondent shall remit payment for all or a portion of the SEP Offset Amount, as determined by the ED, and as set forth in the attached Agreed Order. After receiving notice of failure to complete the SEP, Respondent shall include the docket number of the attached Agreed Order and a note that the enclosed payment is for reimbursement of a SEP, shall make the check payable to "Texas Commission on Environmental Quality," and shall mail it to:

> Texas Commission on Environmental Quality Litigation Division Attention: SEP Coordinator, MC 175 P.O. Box 13087 Austin, Texas 78711-3087

# 6. Publicity

Any public statements concerning this Project made by or on behalf of Respondent must include a clear statement that **the Project was performed as part of the settlement of an enforcement action brought by the TCEQ**. Such statements include advertising, public relations, and press releases.

# 7. Recognition

Respondent may not seek recognition for this project in any other state or federal regulatory program.

# 8. Other SEPs by TCEQ or Other Agencies

The SEP Offset Amount identified in this Attachment A and in the attached Agreed Order has not been, and shall not be, included as a SEP for Respondent under any other Agreed Order negotiated with the TCEQ or any other agency of the state or federal government.