THE CORPORATION OF THE TOWN OF ORANGEVILLE

BY-LAW NUMBER 75-96

A BY-LAW TO REGULATE THE DISCHARGE OF WATER INTO THE PUBLIC SANITARY AND STORM SEWAGE WORKS OF THE TOWN OF ORANGEVILLE.

WHEREAS By-laws may be passed by the councils of local municipalities for prohibiting, regulating and inspecting the discharge of any gaseous liquid or solid matter into the municipal sewage system as provided in Subsection 150 of Section 210 of the Municipal Act, R.S.O., 1990 as amended,

AND WHEREAS it has been deemed advisable to better control the use of sanitary and storm sewers in the Town of Orangeville.

NOW THEREFORE, the municipal council of the Corporation of the Town of Orangeville enacts as follows:

SECTION 1

DEFINITIONS

- 1. In this By-law:
 - (a) "acute hazardous waste chemical" means a material which is an acute hazardous waste chemical within the meaning of Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario);
 - (b) "authorized representative of the owner or operator" means
 - (i) A principal executive officer of at least the level of vice president, if the owner or operator is a corporation; or
 - (ii) A general partner or proprietor if the owner or operator is a partnership or proprietorship, respectively; or
 - (iii) A duly authorized representative of the individual designated above if such representative is responsible for the overall operation of the facilities from which the sewage discharge originates;
 - (c) "biochemical oxygen demand" means carbonaceous oxygen demand (biochemical) as determined by Method 507 in Standard Methods when an inhibiting chemical has been added to prevent ammonia oxidation;
 - (d) "blowdown" means the discharge of recirculating noncontact cooling water for the purpose of discharging materials contained in the water, the further buildup of which would cause concentrations in amounts exceeding limits established by best engineering practices;
 - (e) "combined sewer" means a sewer intended to function simultaneously as a storm sewer and a sanitary sewer;
 - (f) "commercial waste chemical" means a material which is a commercial waste chemical within the meaning of Ontario Regulation 309 made under the Environmental Protection Act (Ontario);
 - (g) "composite sample" means a sample which is composed of a series of grab samples taken at intervals during the sampling period;
 - (h) "cyanide (total)" means cyanide as determined by Methods 412B plus one of Method 412C or 412D in Standard Methods;
 - (i) "de minimis dose" means a dose of radiation to an individual of .05 millisieverts per year;

- (j) "de minimis waste" means any waste radioactive material that will not result in a dose of radiation exceeding the de minimis dose regardless of the quantity of the material or how it is used or managed;
- (k) "fuels" includes (i) any ignitable liquid intended for use as a fuel with a flash point less than 61° Celsius as determined by one of the methods in Ontario Regulation 309 made under the <u>Environmental</u> <u>Protection Act</u> (Ontario) and (ii) gasoline, naphtha, diesel fuel or fuel oil;
- (1) "grab sample" is an aliquot of the flow being sampled taken at one particular time and place;
- (m) "hauled sewage" means waste removed from a cesspool, a septic tank system, a privy vault or privy pit, a chemical toilet, a portable toilet, a sewage holding tank or any other sewage system of a type regulated under Part VIII of the <u>Environmental Protection Act</u> (Ontario);
- (n) "hazardous industrial waste" means a material which is a hazardous industrial waste within the meaning of Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario);
- (o) "hazardous waste chemical" means a material which is a hazardous waste chemical within the meaning of Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario);
- (p) "ignitable waste" means a material which is an ignitable waste within the meaning of Ontario Regulation 309 made under the <u>Environmental</u> <u>Protection Act</u> (Ontario);
- (q) "industrial" shall mean of or pertaining to industry, manufacturing, commerce, trade, business, or institutions as distinguished from domestic or residential;
- (r) "industrial process area" means any industrial building, property or land area which during manufacturing, processing or storage comes into direct contact with any raw material, intermediate product, finished product, byproduct, or waste product;
- (s) "Kjeldahl Nitrogen" means organic nitrogen as determined by one of Method 420A or 420B in Standard Methods;
- (t) "matter" includes any solid, liquid or gas;
- (u) "municipality" means The Corporation of the Town of Orangeville or its designated representative;
- (v) "noncontact cooling water" means water which is used to reduce temperature for the purpose of cooling and which does not come into direct contact with any raw material, intermediate product other than heat, or finished product;
- (w) "once-through cooling water" means noncontact cooling water that has been circulated <u>once</u> through the cooling device;
- (x) "owner" or "operator" means the owner or operator of any facility or activity subject to the provisions of this By-law;
- (y) "pathological waste" means a material which is a pathological waste within the meaning of Ontario Regulation 309 made under the Environmental Protection Act (Ontario) or any material which may be designated in writing by the Chief Medical Officer of Health (Ontario).
- (z) "PCB" means any monochlorinated or poly-chlorinated biphenyl or any mixture of these or mixture that contains one or more of them;

- (aa) "PCB waste" means a PCB waste within the meaning of Ontario Regulation 148/86 made under the <u>Environmental Protection Act</u> (Ontario);
- (bb) "person" includes an individual, association, partnership, corporation, municipality, Provincial or Federal agency, or an agent or employee thereof;
- (dd) "pH" means the logarithm to the base 10 of the reciprocal of the concentration of hydrogen ions in moles per litre of solution;
- (ee) "phenolic compounds" means those derivatives of aromatic hydrocarbons which have a hydroxyl group directly attached to the ring as determined by one of Method 510B or 510C in Standard Methods;
- (ff) "phosphorus" means total phosphorus as determined by both Method 424C plus one of Method 424D, 424E, 424F, or 424G in Standard Methods;
- (gg) "reactive waste" means a material which is a reactive waste within the meaning of Ontario Regulation 309 made under the Environmental Protection Act (Ontario);
- (hh) "sanitary sewer" means a sewer for the collection and transmission of domestic, commercial, institutional and industrial sewage or any combination thereof;
- (ii) "severely toxic material" means any material listed in Schedule 3 of Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario);
- (jj) "sewage" means any liquid waste containing animal, vegetable or mineral matter in solution or in suspension, except uncontaminated water;
- (kk) "sewage works" means any works for the collection, transmission, treatment or disposal of sewage, or any part of such works;
- "SIC code" means Standard Industrial Classification Code contained in either the Standard Industrial Classification Manual published by the Minister of Supply and Services Canada, 1980 (Canadian SIC) or the Standard Industrial Classification Manual published by the Executive Office of the President, Office of Management and Budget, 1972 (U.S. SIC);
 - (mm) "solvent extractable matter of animal or vegetable origin" means grease and oil as determined by one of Methods 503A, 503B, 503C, or 503D in Standard Methods;
 - (nn) "solvent extractable matter of mineral or synthetic origin" means grease and oil as determined by Method 503E in Standard Methods;
 - (oo) "Standard Methods" means a procedure set out in <u>Standard Methods for</u> the <u>Examination of Water and Wastewater</u> published jointly by the American Public Health Association, American Water Works Association and Water Pollution Control Federation, 16th Edition (1985), current at the date of testing, or a procedure published by the Ontario Ministry of Environment and Energy as a standard method or the equivalent of a standard method;
 - (pp) "storm sewer" means a sewer for the collection and transmission of uncontaminated water, stormwater, drainage from land or from a watercourse or any combination thereof;
 - (qq) "stormwater" means water from rainfall or other natural precipitation or from the melting of snow or ice;

(rr) "suspended" solids means solid matter in or on a liquid which matter is removable by filtering and dried at 103-105℃ as determined by Method 209C in Standard Methods;

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- (ss) "uncontaminated water" means water to which no matter has been added as a consequence of its use, or to modify its use, by any person;
- (tt) "waste disposal site leachate" means leachate from any waste disposal site; and
- (uu) "waste radioactive materials" means any waste material exhibiting the property of spontaneous disintegration of atomic nuclei usually with the emission of penetrating radiation or particles.
- (vv) "watercourse" means an open channel or ditch constructed as or resulting from the construction of municipal works in which flow of storm water occurs either continuously or intermittently, including road ditches and other natural depressions or watercourses draining into any such open channel or ditch whether connected to a storm sewer or not.

DISCHARGES TO SANITARY SEWERS

- No person shall discharge or deposit or cause or permit the discharge or deposit of matter of a kind listed below into or in land drainage works, private branch drains or connections to any sanitary sewer:
 - 1. matter of any type or at any temperature or in any quantity which may be or may become a health or safety hazard to a sewage works employee, or which may be or may become harmful to a sewage works, or which may cause the sewage works effluent to contravene any requirement by or under the Ontario Water Resources Act or the Environmental Protection Act (Ontario), or which may cause the sludge from sewage works to fail to meet the criteria relating to contaminants for spreading the sludge on agricultural lands under Ontario's Guidelines for Sewage Sludge Utilization on Agricultural Lands (as revised January, 1986) unless the person has been advised in writing by the operator of the sewage treatment works that the sludge from the sewage treatment works will never be used on agricultural lands, or which may interfere with the proper operation of a sewage works, or which may impair or interfere with any sewage treatment process, or which is or may result in a hazard to any person, animal, property or vegetation and;
 - without limiting the generality of the foregoing, any of the following:
 - (a) Solid or viscous substances in quantities or of such size as to be capable of causing obstruction to the flow in a sewer, including but not limited to ashes, bones, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, unground garbage, animal guts or tissues, paunch manure, and whole blood.
 - (b) Sewage or uncontaminated water at a temperature greater than 65 degrees Celsius.
 - (c) Sewage containing more than 100 milligrams per litre of Kjeldahl nitrogen.
 - (d) Sewage that may cause an offensive odour to emanate from a sewage works, and without limiting the generality of the foregoing, sewage containing hydrogen sulphide, carbon disulphide, other reduced sulphur compounds, amines or ammonia in such quantity that may cause an offensive odour.
 - (e) Stormwater, water from drainage of roofs or land, water from a watercourse, groundwater or uncontaminated water.
 - (f) Water other than stormwater that has originated from a source separate from the water distribution system of the municipality or a private approved water supply and distribution system.
 - (g) Sewage having a pH less than 5.5 or greater than 9.5.
 - (h) Sewage containing more than 15 milligrams per litre of solvent extractable matter of mineral or synthetic origin.
 - (i) Sewage containing more than 100 milligrams per litre of solvent extractable matter of animal or vegetable origin.

- (j) Sewage in which the biochemical oxygen demand exceeds 300 milligrams per litre.
- (k) Sewage containing more than 350 milligrams per litre of suspended solids.
- (1) Sewage containing more than 10 milligrams per litre of phosphorus.
- (m) Sewage containing more than 1 milligram per litre of phenolic compounds.
- (n) Sewage which consists of two or more separate liquid layers.
- (o) Sewage containing dyes or colouring materials which pass through a sewage works and discolour the sewage works effluent.
- (p) Sewage containing any of the following in excess of the indicated concentrations;

1500 milligrams/litre

Chlorides expressed as Cl Sulphates expressed as SO₄

50 milligrams/litre

Aluminum expressed as Al Iron expressed as Fe

10 milligrams/litre

Fluorides expressed as F Phosphorous expressed as P

5 milligrams/litre

Antimony expressed as Sb Bismuth expressed as Bi Chromium expressed as Cr Cobalt expressed as Co Lead expressed as Pb Manganese expressed as Mn Molybdenum expressed as Mo Silver expressed as Ag Selenium expressed as Se Tin expressed as Sn Titanium expressed as Ti Vanadium expressed as V

3 milligrams/litre

Nickel expressed as Ni Copper expressed as Cu Zinc expressed as Zn

2 milligrams/litre

Cyanide (total) expressed as HCN Total Sulphides expressed as H^2S

1 milligram/litre

Arsenic expressed as As Cadmium expressed as Cd Phenolic Compounds

0.1 milligrams/litre Mercury expressed as Hg Explosive matter, gasoline, benzene, naphtha, fuel oil, following in any amount;

(p)

solvents or sewage containing any of these. The following materials or sewage containing any of the (r)

> Fuels **PCBs** Pesticides Severely Toxic Materials Waste Radioactive Materials

The following materials or sewage containing any of the (s) following in any amount;

> Hauled Sewage Waste Disposal Site Leachate

(t) The following hazardous wastes in any amount;

> Acute Hazardous Waste Chemicals Hazardous Industrial Wastes Hazardous Waste Chemicals Ignitable Wastes Pathological Wastes PCB Wastes Reactive Wastes

- (2) In determining whether the limit with respect to any matter prescribed in subsection 2(1) is contravened, the volume of any water that has been added for the purpose of enabling the limit to be met shall be disregarded for the purposes of calculating whether the limit has been met so that compliance with the limit cannot be attained by dilution.
- (3) Subclauses 2(1) 2.(d) and 2(1) 2.(t) do not apply to prevent the discharge of human waste.
- (4) Subclause 2(1) 2.(f) does not apply to prevent the discharge of:
 - (a) Water taken in an amount greater than 50,000 litres per day from a separate source when the owner or operator of the premises has a Permit to Take Water issued by the Ontario Ministry of Environment and Energy and a copy of such permit has been provided to the municipality, or
 - (b) Water taken in an amount less than 50,000 litres per day from a separate source when the owner or operator of the premises has provided the municipality with the following information:
 - Address of premises where the water is being used;
 - (ii) Location of the water source; and
 - (iii) Amount of water being taken.
- Subclause 2(1) 2.(r) does not apply to prevent the discharge of (5) waste radioactive materials where they are being discharged in accordance with a licence from the Atomic Energy Control Board and a copy of the licence has been provided to the municipality or to the discharge of de minimis waste.
- (6) Subclause 2(1) 2.(r) does not apply to prevent the discharge of PCBs when,

17. 7.4 (a) the owner or operator of the premises has a certificate of approval relating to the premises from the <u>Ontario</u> <u>Ministry of Environment and Energy</u> which expressly allows the discharge or written approval from the Director of the Ontario Ministry of Environment and Energy which expressly authorizes the discharge from the premises; (b) the owner or operator of the premises has written approval from the municipality which expressly authorizes the discharge from the premises; the discharge contains a concentration of less than 5 (c) micrograms per litre of PCBs; and a copy of the Certificate Of Approval or written authorization referred to in clause (a) has been (d) provided to the municipality. (7) Subclause 2(1) 2.(s) does not apply to prevent the discharge of waste disposal site leachate when, the waste disposal site leachate is being discharged (a) pursuant to a certificate of approval or order relating to the premises under the Environmental Protection Act (Ontario) or the Ontario Water Resources Act which expressly allows the discharge; the owner or operator of the premises has written approval from the municipality which expressly (b) authorizes the discharge from the premises; and a copy of the certificate of approval or written (c) authorization referred to in clause (a) has been provided to the municipality. (8) Subclause 2(1) 2.(s) does not apply to prevent the discharge of hauled sewage when, the carrier of the hauled sewage is a waste (a) transportation system operation under a licence issued under Part VII of the Environmental Protection Act (Ontario); the carrier has written approval from the municipality (b) which includes a specified time and location for the discharge; and (c) the discharge occurs at the approved time and location. (9) Subclause 2(1) 2.(t) does not apply to prevent the discharge of pathological waste that has been decontaminated prior to discharge when, (a) the owner or operator of the premises has a certificate of approval from the Ontario Ministry of Environment and Energy which expressly allows the discharge or written approval from the Director of the Ontario Ministry of Environment and Energy which expressly authorizes the discharge from the premises; the owner or operator of the premises has written approval from the municipality which expressly (b) authorizes the discharge from the premises; and a copy of the certificate of approval or written authorization referred to in clause (a) has been (c) provided to the municipality. -8-

DISCHARGES TO STORM SEWERS

- 3(1) No person shall discharge or deposit or cause or permit the discharge or deposit of matter of a kind listed below into or in land drainage works, private branch drains or connections to any storm sewer,
 - 1. matter of any type or at any temperature or in any quantity which may:
 - (a) interfere with the proper operation of a storm sewer;
 - (b) obstruct a storm sewer or the flow therein;
 - (c) result in a hazard to any person, animal, property or vegetation;
 - (d) impair the quality of the water in any well, lake, river, pond, spring, stream, reservoir or other water or watercourse; or
 - (e) result in the contravention of an approval, requirement, direction or other order under the <u>Ontario Water Resources Act</u> or the <u>Environmental Protection Act</u> (Ontario) with respect to the storm sewer or its discharge; and
 - 2. without limiting the generality of the foregoing, any of the following:
 - (a) water at a temperature greater than 40° Celsius;
 - (b) water having a pH less than 6.0 or greater than 9.0;
 - (c) water containing more than 15 milligrams per litre of suspended solids;
 - (d) water containing dyes or colouring material which discolour the water;
 - (e) water containing solvent extractable matter of animal or vegetable origin or of mineral or synthetic origin which causes a visible film, sheen or discolouration on the water surface;
 - (f) water containing any of the following in excess of the indicated concentrations:

200 micrograms/litre

Chromium expressed as Cr

50 micrograms/litre

Zinc expressed as Zn Lead expressed as Pb Nickel expressed as Ni

10 micrograms/litre

Copper expressed as Cu

1 microgram/litre

Cadmium expressed as Cd Mercury expressed as Hg

200 per 100 millilitres

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Fecal coliforms

(g) the following matter in any amount:

Sewage Once-through cooling water Blowdown

(h) the following materials in any amount:

Automotive or Machine Oils and Greases Fuels Paints and Organic Solvents PCBs Pesticides Severely Toxic Materials Waste Disposal Site Leachate Waste Radioactive Materials

(i) the following hazardous wastes in any amount:

Acute Hazardous Waste Chemicals Hazardous Industrial Wastes Hazardous Waste Chemicals Ignitable Wastes Pathological Wastes PCB Wastes Reactive Wastes

- 3(2) Subclause 3(1) 2.(g) does not apply to prevent the discharge of oncethrough cooling water or blowdown when,
 - (a) the once-through cooling water or blowdown is being discharged pursuant to a certificate of approval or order relating to the premises under the <u>Environmental Protection Act</u> (Ontario) or the <u>Ontario Water Resources Act</u> which expressly allows the discharge;
 - (b) the owner or operator of the premises has written approval from the municipality which expressly authorizes the discharge from the premises; and
 - (c) a copy of the certificate of approval or order referred to in clause (a) has been provided to the municipality.
- 3(3) The provisions of Clause 3(1) 2. apply only to (1) the discharge of stormwater runoff from industrial process areas to a storm sewer, and (2) to any stormwater discharge to a storm sewer to which the matter prohibited by subsection 1 has been added for the purpose of disposing of the matter.
- 3(4) The provisions of Subclauses 3(1) 2.(c), (d), (e), and (f) do not apply to prevent the discharge of stormwater runoff from industrial process areas to a storm sewer when,
 - (a) the owner or operator of the premises has a Certificate Of Approval or order relating to the premises under the Environmental Protection Act (Ontario) or the Ontario Water Resources Act which expressly allows the discharge and a copy of the certificate of approval or order has been provided to the municipality; or
 - (b) the owner or operator of the premises has written approval from the municipality for a Best Management Practices Plan (BMP) which has been prepared in accordance with Schedule A.

REPORTS

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- 4(1) Notwithstanding sections 2 and 3, the owner or operator of any industrial premises or class of industrial premises listed in Schedule B shall not discharge or deposit or cause or permit the discharge or deposit of sewage into or in land drainage works, private branch drains or connections to any sanitary sewer, combined sewer or storm sewer, after the 1st day of
- (2) Subsection (1) does not apply with respect to any industrial premises for which a current Waste Survey Report prepared in accordance with Subsections (3) and (4) has been filed at the municipality.
- (3) The Waste Survey Report shall contain the following information and shall be signed by an authorized representative, owner or operator:
 - (a) name and address of the premises, and names of its owner and operator;
 - (b) description of process operations, including waste discharge rates and contaminant concentrations, hours of operation, and Canadian or U.S. Standard Industrial Classification codes;
 - (c) a schematic process diagram indicating waste discharge points and waste descriptions;
 - (d) the generator registration number, if any, assigned with respect to the premises under Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario); and
 - (e) the waste class, hazardous waste number, primary and secondary characteristics and analytical data and the name of the laboratory, if any, furnished to the <u>Ontario Ministry of the Environment</u> under Ontario Regulation 309 made under the <u>Environmental Protection Act</u> (Ontario) relating to any material discharged into or in land drainage works, private branch drains or connections to any sanitary, combined or storm sewer.
- (4) The Waste Survey report shall be in the form attached as Schedule B1.
- (5) Where a change occurs in the information required under Clause (3)(a) contained in a Waste Survey Report, the owner or operator of the premises shall submit the new information within 30 days of the change.
- (6) Where a change occurs in any information required under Clauses (3)(b), (c), (d), or (e) described in a Waste Survey Report, the owner operator of the premises shall not discharge or deposit or cause or permit the discharge or deposit of sewage into or in land drainage works, private branch drains or connections to any sanitary sewer, combined sewer or storm sewer, after 30 days after the change occurs unless a new Waste Survey Report has been submitted setting out the change.

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AGREEMENTS

- 5(1) Subject to subsections (2), (3), and (4), the discharge or deposit of sewage that would otherwise be prohibited by this By-Law may be permitted into or in any connection to any sanitary sewer or combined sewer to an extent fixed by agreement with the municipality under such conditions with respect to payment of additional sewage service rates or otherwise as may be necessary to compensate for any additional costs of operation, repair, and maintenance of the sewage works.
- (2) An agreement can only be made for discharge of the following parameters in sewage: suspended solids, biochemical oxygen demand, phenolic compounds, solvent extractable matter of animal or vegetable origin, Kjeldahl nitrogen, and phosphorus.
- (3) The agreement shall be in the form attached as Schedule C and, upon recommendation of the Council, the Clerk is authorized to execute such agreements under authority of this By-Law.
- (4) Where the operating authority for the sewage treatment plant which is receiving sewage defined in the agreement is not the municipality, an agreement under this section does not become effective unless the operating authority has reviewed and approved the agreement.
- (5) A person who has entered into an agreement with the municipality shall not be prosecuted under Section 2 of this By-Law for the discharge or deposit of sewage containing the matters specified in the agreement and in compliance with the agreement during the period within which the agreement is applicable and so long as the agreement is being fully complied with.

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COMPLIANCE PROGRAM

- 6(1) A compliance program may be issued as set out in subsections (2) to (6) and (9) for the discharge of a non-complying effluent during the period of planning, design, construction or installation of facilities to eliminate the non-compliance.
- (2) The owner or operator of industrial premises may submit to the municipality a program to prevent or to reduce and control the discharge or deposit of sewage into or in land drainage works, private branch drains or connections to any sanitary sewer or combined sewer from premises.
- (3) The owner or operator of industrial premises may submit to the municipality a program to prevent or to reduce and control the discharge or deposit of uncontaminated water or stormwater or eliminate the discharge or deposit of sewage into or in land drainage works, private branch drains or connections to any storm sewer from the premises.
- (4) The municipality may issue an approval for a compliance program to the person who submitted the program.
- (5) Every compliance program shall be for a specified length of time during which the facilities are to be installed and shall be specific as to the remedial actions to be implemented, the dates of commencement and completion, and the materials or other characteristics of the sewage, uncontaminated water or stormwater to which it relates. The final activity completion date shall not be later than the final compliance date in the compliance program.
- (6) The compliance program shall be in the form attached as Schedule D and, upon recommendation of the Council, the Clerk or designate is authorized to execute such compliance programs under the authority of this By-Law.
- (7) A person to whom a compliance program has been issued shall submit a compliance program progress report within 14 days after the scheduled completion date for each activity listed in the compliance program.
- (8) The compliance program progress report shall be in the form attached as Schedule E.
- (9) Where the operating authority for the sewage treatment plant, land drainage works, or storm sewer which is receiving sewage, uncontaminated water or stormwater from the premises identified in the letter of compliance program is not the municipality, the compliance program does not become effective unless the operating authority has reviewed and approved the compliance program.
- (10) A person to whom a compliance program has been issued shall not be prosecuted under section 2 or 3 of this By-Law for the discharge or deposit of sewage, uncontaminated water or stormwater containing the matters specified in the compliance program and in compliance with the compliance program during the period within which the compliance program is applicable and so long as the compliance program is being fully complied with.

SAMPLING AND ANALYSIS

- 7(1) Where a sample is required for the purpose of determining the characteristics or contents of the sewage, uncontaminated water or stormwater to which reference is made in this By-Law;
 - (a) one sample alone is sufficient and, without limiting the generality of the foregoing the sample may be a grab sample or a composite sample, may contain additives for its preservation and may be collected manually or by using an automatic sampling device;
 - (b) except as otherwise specifically provided in this By-Law, all tests, measurements, analyses and examinations of sewage, uncontaminated water and stormwater, shall be carried out in accordance with Standard Methods; and
 - (c) for each one of the following metals: aluminum, antimony, arsenic, bismuth, cadmium, chromium, cobalt, copper, iron, lead, manganese, mercury, molybdenum, nickel, selenium, silver tin, titanium, vanadium and zinc whose concentration is limited in Subclauses 2(1) 2.(p) and 3(1) 2.(f), the analysis shall be for the quantity of total metal, which includes all metal both dissolved and particulate.

SPILLS

- 8(1) Every person who discharges or deposits or causes or permits the discharge or deposit of sewage into or in land drainage works, private branch drains or connections to any sanitary sewer or combined sewer, shall, if such discharge or deposit is not in the ordinary course of events forthwith notify the municipality or the agency responsible for operating the sewage works receiving the discharge or deposit.
- (2) Every person who discharges or deposits or causes or permits the discharge or deposit of uncontaminated water or stormwater into or in land drainage works, private branch drains or connections to any storm sewer shall, if such discharge or deposit is not in the ordinary course of events forthwith notify the municipality or agency responsible for managing the land drainage works or storm sewer.
- (3) Every person who discharges or deposits or causes or permits the discharge or deposit of any of the items listed in subclauses 2(1) 2.(q) and (s) into or in land drainage works, private branch drains or connections to any sanitary sewer or combined sewer shall, forthwith notify the municipality or the agency responsible for operating the sewage works receiving the discharge or deposit.
- (4) Every person who discharges or deposits or causes or permits the discharge or deposit of any of the items listed in Subclauses 3(1) 2.(h) and (i) into or in land drainage works, private branch drains or connections to any storm sewer shall, forthwith notify the municipality or agency responsible for managing the land drainage works or storm sewer.
- (5) For any of the discharges in subsections 8(1), (2), (3) and (4) for which the person is required to <u>forthwith</u> notify the municipality or agency, the notification shall include he following information:
 - (a) name of the company and the address of location of spill;
 - (b) name of person reporting the spill and telephone number where that person can be reached;
 - (c) time of the spill;
 - (d) type and volume of material discharged and any associated hazards; and
 - (e) corrective actions being taken to control the spill.
- (6) Within five days following a discharge to which subsection (5) applies, the person shall submit to the municipality or agency a detailed written report describing the cause of the spill and the actions taken or to be taken to prevent a recurrence.

GENERAL

- 9(1) The owner or operator of industrial premises with one or more connections to a sewage works shall install and maintain in good repair in each connection a suitable manhole to allow observation and sampling of the sewage and measurement of the flow of sewage therein, provided that where installation of a manhole is not possible, an alternative device or facility may be substituted with the written approval of the Municipality.
- (2) The manhole or alternate device shall be located on the property of the owner or operator of the premises, unless the municipality has given written approval for a different location.
- (3) Every manhole, device or facility installed as required by subsection (2) shall be designed and constructed in accordance with good engineering practice and the requirements of the municipality, and shall be constructed and maintained by the owner or operator of the premises at his expense.
- (4) The owner or operator of industrial premises shall at all times ensure that every manhole, device or facility installed as required by subsection (2) is at all times accessible for purposes of observing and sampling the sewage and measuring the flow of sewage therein.
- (5) The municipality may require the owner or operator of industrial premises to install and maintain devices to monitor sewage discharges and to submit regular reports regarding the discharges to the municipality.
- (6) For the purpose of the administration of this By-Law, a person appointed by council for the purpose may, upon production of his identification, enter any industrial premises, to observe, to measure the flow of sewage to any sewer and to collect any samples required.
- (7) No person shall break, damage, destroy, deface or tamper or cause or permit the breaking, damaging, destroying, defacing or tampering with:
 - (a) any part of a sewage works; or
 - (b) any permanent or temporary device installed in a sewage works for the purpose of measuring, sampling and testing of sewage.
- (8) The agreement contemplated by Section 5 and the compliance program contemplated by Section 6 may be terminated by the municipality on 30 days written notice if the discharge of sewage covered by such agreement or compliance program is causing contravention of Clauses 2(1)1. and 3(1)1. of the By-Law.
- (9) The agreement contemplated by Section 5 and the compliance program contemplated by Section 6 may be terminated by the municipality by written notice at any time where there is an emergency situation of immediate threat or danger to any person, property, plant or animal life, or waters.

OFFENCES

- 10(1) Every person who contravenes any provision of this By-Law is guilty of an offence and on conviction is liable to a fine of not more than \$2,000 for every day or part thereof upon which such offence occurs or continues.
 - (2) Every person other than a corporation who contravenes any provision of this By-Law is guilty of an offence and on conviction is liable for every day or part thereof upon which such offence occurs or continues to a fine of not more than \$5,000 for a first offence and \$10,000 for any subsequent conviction.
 - (3) Every corporation which contravenes any provision of this By-Law is guilty of an offence and on conviction is liable for every day or part thereof upon which such offence occurs or continues to a fine of not more than \$25,000 for a first offence and \$50,000 for any subsequent conviction.
 - (4) In this By-Law, subsequent conviction means a conviction for an offence which offence occurs after the date of conviction for an earlier offence under this By-Law.
 - (5) Subsections (2), (3), and (4) come into force on the date section 11 of Bill No. 59 of the 1987 Municipal Act Amendment Act comes into force and subsection (1) is thereupon repealed.

SECTION 11

OTHER BYLAWS

11(1) With the passing of this By-Law, By-Law No. 55-72 and any amendments thereto are hereby repealed.

passed in open council this 26 day of Dug. 1996

MAYOR 1. TOSE

BY-LAW READ A FIRST AND SECOND TIME THIS 26 DAY OF aug.

BY-LAW READ A THIRD AND FINAL TIME THIS 26 DAY OF aug.

SCHEDULE A

BEST MANAGEMENT PRACTICES

BEST MANAGEMENT PRACTICES (BMP) PLAN

A Best Management Practices Plan is a plan agreed to by the municipality with guidance from the <u>Ontario Ministry of Environment and Energy</u> and is developed for activities which are associated with or ancillary to industrial manufacturing or treatment processes. The ancillary sources addressed in BMP plan are material storage areas; loading and unloading areas; plant site runoff; in-plant transfer, process, and material handling areas; and sludge and hazardous waste disposal areas. In general, the BMP Plan will include practices used by industry for pollution control from these sources, safety programs, fire protection, protection against loss of valuable raw materials or products, etc. The following elements must be included in a BMP Plan:

GENERAL

- 1. Name and location of facility.
- 2. Statement of BMP policy and objectives.
- 3. Review by plant manager.

SPECIFIC

- 1. Establishment of BMP Committee.
- 2. Risk Identification and Assessment.
- Reporting of BMP Incidents.
- 4. Materials Compatibility.
- 5. Good Housekeeping.
- 6. Preventive Maintenance.
- 7. Inspection and Records.
- 8. Security.
- 9. Employee Training.

SCHEDULE B

T0

BY-LAW NUMBER

CATEGORY	SIC	SIC (CANADIAN
Construction Industry	1600-1799	4011-4499
Food and Kindred Products		4011-4499
Meat	2011-2013	2011
Poultry	2016-2017	1011
Dairy	2021-2026	1012
Fruit and Vegetables	2032-2038	1041-1049
Grain Mills	2041-2048	1031-1032
Fats and Oils	2074-2079	1051-1059
Bakery Products	2051-2052	1061
Sugar Processing	2061-2067	1071-1072
Beverages		1081-1089
Seafood Processing	2082-2087	1111-1141
Misc. Food Processing	2091-2092	1021
lobacco	2095-2099	1091-1099
Textile Mill Products	2110-2141	1211-1221
Primary Textiles		1
Textile Products	2211-2269	1800-1899
Apparel & Other Textile Prod.	2271-2299	1900-1999
umber and Wood Products	2311-2399	2441-2499
Timber Products Processing	1	1
Wood Processing	2411-2499	2511-2599
Wood Preserving	2491	2591
Wood & Metal Furniture Manu.	2510-2599	2611-2699
aper and Allied Products		1 2022 2033
Pulp, Paper & Paperboard Mills	2600-2631	2711-2712
MISC. Converted Paper Products	2640-2655	2731-2799
bulloing Paper and Board Mills	2661	2713-2719
Frinting and Publishing	2700-2799	2811-2899
hemicals and Allied Products	2,00	2011 2099
Inorganic Chemicals Manufact.	2810-2819	3711
rnosphate Manufacturing	2819	3721-3729
Plastics, Resins & Synthetic		0157 2153
riders M.	2821-2824	2727
Pharmaceutical Manufacturing	2830-2834	3731
Soaps and Cosmetics	2840-2844	3741
Paints, Varnishes Manufacture	2851	3761-3771
Gums and Wood Chemicals		3751
Dye Manufacture	2861	3712
Organic Chemicals & Pesticide Man.	2865	3712
FESTICIOS FORMILISTAS	2869	3712
Fertilizer Manufacture	2879	3712
Adhorage	2873-2875	3721-3729
Adhesives and Sealants	2891	3792
Explosives	2892	3711
Ink Manufacture	2893	3791
Carbon Black	2895	3711
Chemicals & Chemical Prepar.	2899	3711
retroleum Refining	2911	3611
Paving and Roofing Materials	2951-2952	
Coal & Petroleum Products	2991-2999	3699 3612-3600
bber and Misc. Plastic Products	723T 7333	3612-3698
Rubber Products	3011-3069	1500
Plastics Molding		1500-1599
The state of the s	3070-3079	1600-1699

*

CATEGORY	SIC	SIC (CANADIAN
Leather and Leather Products		
Leather Tanning and Finishing		
- Caulier Goode	3111	1711
Stone Clay and Glass Products	3131-3199	1712-1719
Stone, Clay and Glass Products	1	
Asbestos Manufacturing	3200-3299	3511-3599
Glass Manufacturing	3292	3592
Coment Manufacturing	3211-3229	3561-3562
Cement Manufacturing	3271-3273	3521-3551
Primary Metal Industries		2257-2227
Iron and Steel	3300-3317	2911-2921
Foundries	3321-3325	
Nonferrous Metals Forming/Manu.	3331-3369	2941
Aldminum Forming	3353-3355	2951-2999
Copper Forming	3351-3357	2951
Misc. Primary Metal Products	3390-3399	2959
abi icated metal Products	3330 3333	2999
Metal Finishing	3411-3469	2040
Electroplating	3471	3011-3099
Coil Coating	3479	3011-3099
Ordnance and Accessories		3011-3099
Misc. Fabricated Motal Duaduate	3482-3489 3490-3499	3011-3099
Equipment and Machinery	3490-3499	3011-3099
Machinery Manufacturing	2500 2500	1
Electrical & Electronic Comp	3500-3599	3111-3199
battery manufacturing	3612-3690	3311-3399
Misc. Electrical Fourment	3691-3692	3391
Transportation Follinment	3693-3699	3392-3399
Instruments & Related Products	3711-3799	3211-3299
Misc. Manufacturing	3811-3873	3911-3914
Photographic Chemicale Manu	3911-3999	3921-3999
Transportation and Public Services	3861	1
Transportation Services		
Electricity Generation & Dist.	4000-4799	4511-4599
Water Supply	4911-4931	4911
Waste Treatment - 1 no	4941	4931
Waste Treatment and Disposal Refuse Systems	4952	4999
Hazandous West T	4953	4999
Hazardous Waste Treaters	4953	4999
Wholesale and Retail Industry		4333
retroleum Products Dealers	5983-5989	5111
Automobile Wrecking	5015	5911
Barrel and Drum Reclaimers	5085	
Scrap and Waste Materials	5000	5919
Solvent Reclaimers		5919
Waste Oil Reclaimons	5093	5919
pervices	5093	5919
Furniture Refinishing	120.44	
Gasoline Service Stations	7641	6213
Automotive Repair	5541	6331
Photographic Services	7532-7549	6351-6399
Hospitals and Clinics	7384	6571
Industrial and Commercial Laundries	8062-8072	8611-8619
Funeral Services	7211-7219	9721-9729
Disinfecting & Europe	7261	9731
Disinfecting & Exterminating Building Maintenance	734?	9951
outroing maintenance	. 734 ··	9952-9959

7 - 5-

SCHEDULE B1

OF

BY-LAW NUMBER



WASTE SURVEY REPORT

THE CORPORATION OF THE TOWN OF ORANGEVILLE

	General Information	
(a) Name of	F Person Submitting Report:	
		(name)
4	(company, corporation, owner)	(telephone no.)
		•
	(postal address)	(postal code)
(b) Company	Officer responsible for effluen	t control:
		•
1.6	(name)	(telephone no.)
(c) Location	of Premises:	
• •		
	(number, street, or r	oned municipality
(a) Canadian	Standard Industrial Classificat	ion Codes (SIC)
(b) Brief des	scription of manufacturing or ser	rvice activities:
(b) Brief des	scription of manufacturing or ser	rvice activities:
(b) Brief des	scription of manufacturing or sen	rvice activities:
-		* · · · · · · · · · · · · · · · · · · ·
-	scription of manufacturing or ser	* · · · · · · · · · · · · · · · · · · ·
-		* · · · · · · · · · · · · · · · · · · ·

.

*	
(e) Number of shifts per day: Number of days per weeks
	Number of days per week:
(f)	Are major processes:
	[] batch [] continuous [] both
	•
	If batch, average number of batches per 24-hour day:
(g)	Is the production subject to
	Is the production subject to seasonal variation:
	[] yes [] no
	If yes, briefly describe seasonal production cycle:
	seasonal production cycle:
(h)	Is there a special clean-up period: [] yes [] no
	TF was 1 to 2.
	If yes, briefly describe clean-up period activities:
SECT	TION 3 - Waste Characteristics
121	The state of the s
(-)	Source of water supply:
(b)	Type of waste dischanged (-1)
	Type of waste discharged (check all that apply):
	TYPE AVE. FLOW/DAY (m3/day)
	[] sanitary [] estimated [] measured
	[] estimated [] measured
	[] estimated [] measured
	[] estimated [] measured
	[] other [] estimated [] measured
(c)	Wastes are discharged to (check all that apply):
	TYPE AVE. FLOW/DAY (m³/day)
	[] sanitary #1
· · · · · · · · · · · · · · · · · · ·	[] capitame #2
	[] storm and "e
Í	[] storm and "e [] descinated [] measured
i	[] estimated [] measured
1	[] surface the surface [] measured
	T] evaponation L j estimated L j measured
•	L 3 craporacion

``	sewers (complete Pollutant Information Sheets for the discleach sever)	and storm
	each sewer).	gc to
6.5		
SE	CTION 4 - Physical Lay-out	2
sa	yout sketch of property (to scale or approximate) to co-ordina ildings, pretreatment works, property boundaries, effluent lin nitary and storm sewer connections. (Number sewers so that the related to Pollutant Information Sheets).	
SEC	CTION 5 - Pagulation 200 r s	
	CTION 5 - Regulation 309 Information	
	wastes discharged into or in connections to any sanitary sewend into sewer. Generator registration number:	er or
	registration number:	
SEC	TION 6 D	
<u> </u>	TION 6 - Regulation 309 Information	
For	wastes discharged into or in connections to any sanitary sewer bined sewer or storm sewer (complete Section 6 for each sewer)	r or
(a)	Description of waste:	
(b)	Description of generating process:	
		-
(c)	Primary characteristic:	
	Analytical data (if applicable):	
		_
		-
	Name of Laboratory (if applicable):	
	Waste Class: Hazardous Waste Number:	
		_
(q)	Secondary characteristic:	_
	· · · · · · · · · · · · · · · · · · ·	
		_
	Analytical data (if applicable):	

SECTION 7 - Pretreatment

Pretreatment devices or processes used for treating wastes or sludges before discharge to the sanitary sewer system (check as many as appropriate):

[]	Air flotation			
[]				
[]		-		
[]	Chlorination			
[]	Cyclone			
[]	· Filtration			
[]	Flow Equalization			
[]	Grease or oil separation, type			
[]	Grease trap			
[]	Grit Removal			
[]	Ion Exchange			
[]	Neutralization, pH correction			
[]	Ozonation	v.		
[]	Reverse Osmosis			•
[]	Screening		*	
[]	Sedimentation			
[]	Septic tank			
[]	Solvent separation			
[]	Spill protection			
[]	Sump			
[]	Biological treatment, type			
[]	Rainwater diversion or storage			
[]	Other chemical treatment, type			
[]	Other physical treatment, type			
[]	Other, type			
[]	No pretreatment provided			
	*			

SECTION 8 - Pollutant Information Sheet (Controlled Matter)

Information for:	[] sanitary	sewer []	storm sewer	sewer number	

Indicate by placing an "x" in the appropriate box for each listed parameter whether it is "suspected to be asbent", known to be absent", "suspected to be presented" or "known to be present" and the expected concentration in milligrams per litre.

	PARAMETER	KNOWN PRESEN			KNOWN ABSENT	SUSPECTED ABSENT	CONCENTRATION mg/litre
2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24.	aluminum iron fluoride phosphorous antimony bismuth chromium cobalt lead manganese molybdenum selenium silver tin titanium vanadium copper cyanide nickel zinc arsenic cadmium						
	phenolic compounds mercury	[) [] []	() []	[·] .[]	
28.	BOD TSS oil & grease	[]] [] .	[]	[]	
	(animal/veg) oil & grease (mineral/syn)) []	[]	[]	

SECTION 9 - Pollutant Information Sheet (No Discharge)

Information	for:	Г٦	sanitary	2 GIV G'M	numbon	
		r 7	sanitary	sewer	number	

Indicate by placing an "x" in the appropriate box for each listed parameter whether it is "suspected to be asbent", known to be absent", "suspected to be presented" or "known to be present" and the expected concentration in milligrams per litre.

7										
PARAMETER	KNOW!		SUSPECT		KNOWN ABSEN		SUSPEC			QUANTITY kg/month
31. pesticides 32. acute hazardou	12 . []]]	[]]	J		
waste chemical 33. fuels 34. hazardous	ls []]	[]	[]		
industrial was 35. hazardous	tes[]	[]	[]	[]	•	
waste chemical 36, pathological	s []	[)	[)	1]		
wastes 37. PCB wastes 38. reactive waste 39. severely toxic	s []	[)))] [[]	[]]	٠	\equiv
wastes 40. waste radio-	E]	[])	I)	[]		
active wastes	[]	[])	[]	[]		

SCHEDULE C

TO

BY-LAW NUMBER

AGREEMENT FORM

AGREEMENT FORM

4 1.2.	THIS AGREEMENT	-	
this		day of	Λ.D.19
BETWEEN:			
	(herinafter cal	led the Municip	pality)
			OF THE FIRST PART
*			
	-and-		
	(homoin-see	77	
	(nerematter ca	lled the Compan	(Y)
			OF THE SECOND PART.
			of the Second PART.
14	WHEREAS the Muni	icipality enacto	ed By-law No.
on the	day of	, rel	lating to the discharge of
sewage in	the Municipality	/; and	
_	WHEREAS the said	l By-law prohibi	its the discharge of
industrial	sewage containi	ng certain subs	stances in quantities in even
of the lim	its set by the B	y-law but provi	ides that the Municipality may
permit the	discharge of in	dustrial waste	which would otherwise be
prohibited	by the said By-	law to an exten	it fixed by agreement with the
Municipali	ty under such co	nditions with m	respect to payment or otherwise
as may be	necessary to com	nonesta for any	additional costs of treatmen
and		benzace tot. any	additional costs of treatmen
•	HEREAS the Comp	any campios en	an industrial activity
within the	Municipality at	nnomicae keese	an industrial activity
which acti	ity produces a	premises known	as
or more of	Suspended Selid	sewage discharge	e in which the quantity of or
referred to	paspended 501105	, Blochemical (Oxygen Demand (hereinafter
Phosphonia	as b.u.u.), Phe	inolic Compounds	s, Kjeldahl nitrogen,
Changings	, or solvent extr	actable matter	of animal and vegetable orig
(neremarco	r referred to as	Grease) is abo	ove the permissible limits se
our in the	said By-law which	h results in ma	aterially adding to the cost
treatment a	it the municipal	sewage works.	· .
New N	OW THEREFORE THIS	S INDENTURE WITH	NESSETH that the parties
hereto mutu	ally covenant and	d agree as follo	ows:-
1. (1) Duming the s		
SEWAGE DISC	HADCED by the Co	arrency of this	agreement the QUANTITY OF
	HARGED by the Com		
System shall	1 net con 1	to the sani	itary sewer or combined sewer
the DATE or	Shor exceed		cubic metres per day and
cue wife of	SUCH DISCHARGE C	OF SEWAGE from t	the said premises shall
ווחר פאבכפם	cubic m	etres per hour.	•

(2) In calculating the quantity of sewage for the purposes of this agreement, stormwater shall be excluded.

2.	Dur	ing the currency of this agreement only, the QUALITY OF
THE SE	WAGE di	scharged by the Company from the said premises to the
sanita	ry sewe	r or combined sewer system MAY EXCEED THE LIMITS SET BY
· THE BY	-LAW wi	th respect to the quantity of Suspended Solids, B.O.D.,
Phenol	ic Comp	ounds, Grease, Phosphorus and Kjeldahl Nitrogen provided
that th	ney SHA	LL NOT EXCEED THE FOLLOWING LIMITS AT ANY TIME.
	(a)	Suspended Solids milligrams/litre
	(b)	militage ams/ fiche
	(c)	militigiams/ilere
	(q)	
	(e)	Db 1
	(f)	"The second seco
	(1)	Kjeldahl Nitrogen milligrams/litre
2	7110	Procure and the second
3.		DISCHARGE OF SEWAGE BY the Company from the said
premise	s conta	ining Suspended Solids, B.O.D., Phenolic Compounds,
Grease,	Phosph	norus or Kjeldahl Nitrogen, IN EXCESS OF THE ABOVE
LIMITS	shall d	constitute a contravention of this agreement and thus a
contrav	ention	of the By-law.
4.	In d	etermining the quality of sewage for the purposes of this
agreeme	nt, the	volume of any stormwater or any water which is required
to be d	educted	for the purposes of Section 5(1) of By-law No.
shall b	e deduc	ted and Standard Methods as defined in the by-law shall be
used.		ted and Standard Methods as derined in the by-law shall be
5.	THIC	ACDECVENT CHALL DEVIATE THE CODES OF
	11113	AGREEMENT SHALL REMAIN IN FORCE from
nonound .	- 7-	until December 31st,, and be automatically
1 Gliewed 1	on Janu	ary 1st, and annually thereafter, on the same
terms un	less a	new agreement is reached or this agreement is terminated
as herein	nafter	provided.
6.	THIS	AGREEMENT MAY BE TERMINATED BY THE MUNICIPALITY at
any time	оп 30 г	days written notice sent by registered mail addressed to
the Compa	iny at	the said premises, if:
	(a)	The sewage is causing a health or safety hazard to a
	(-)	
	•	sewage works employee; or
	(6)	T1
	(b)	The sewage is causing damage to the sewers, materially
		increasing their maintenance costs or causing a
		dangerous condition; or
	(c)	The sewage is causing damage to the sewage treatment
		process or causing a dangerous condition in the
		treatment works; or
	(d)	The sewage is causing the sludge from the sewage works,
	• •	to fail to meet criteria relating to contaminants for
		,
		spreading the sludge on agricultural lands under
		Ontario's Guidelines for Sewage Sludge Utilization on
		Agricultural Lands (as revised January, 1986); or

C	he sewage is causing contravene any require esources Act or the E	ement by or under	r the Ontario Water
-	Ontario); or		
	he sewage is causing roperty, or vegetation		person, animal,
(g) TI	he sewage is contrary ther than as provided	to By-law No herein.	in any way
any time where the	EEMENT MAY BE TERMINA re is an emergency si on, property, plant o	tuation of immed	liate threat or
time on 30 days wr	EEMENT MAY BE TERMINA itten notice sent by Municipality.	TED BY THE COMPA	.NY at any addressed to the
NOTICE sent by reging within 30 days before THE FOUNT OF THE FOUNT OF THE FOUNT OF THE PROPERTY AND THE PROP	VENT OF A RENEWAL IF istered mail to the Copre or after the start FEE OR ANY OF THE LIMITED AND AGREEMENT CAN be a like Company, this agreement can be a lipality at any time was sent.	ompany as afores t of each calend ITS HEREINBEFORE reached between ement may be ter	aid at any time ar year, THAT SET OUT ARE TO the minated at the
SHALL CONFORM TO TH relating to the dis	HEREIN OTHERWISE EXP E PROVISIONS OF THE S charge of sewage and Company shall conform	SAID BY-LAW of the in the event of	ne Municipality termination of
milligrams/l litre, an average example excess of Kjeldahl of phosphorus of	NY HEREBY CONVENANTS based on an average exce itre, an average exce xcess phenolic compou f grease of mi nitrogen of mill milligrams/litre cubic meters, and at ear to year basis.	excess suspended ess B.O.D. of minds of	solids ofmilligrams/ illigrams/ litre, an average a average excess annual plant
the last days of Mar renewal until termin period	fee shall become due rch, June, September nated as herein provident, to December yearly installments of	and December in ded. The fee pa	each year of any yable for the

- 12.(1) THE COMPANY COVENANTS AND AGREES TO PAY TO THE MUNICIPALITY on demand interest on overdue amounts at the prime rate existing for the day on which such amount is due and calculated from such date to the date of payment.
- (2) In Subsection (1), "Prime rate" means the lowest rate of interest quoted by chartered banks to the most creditworthy borrowers for prime business loans as determined and published by the Bank of Canada in the periodic publication entitled the Bank of Canada Review.
- 13. THE MUNICIPALITY MAY TERMINATE THIS AGREEMENT at its option without notice if the Company fails for more than two months to pay an overdue amount but such termination shall not relieve the Company from its liability to make such payment.
- 14.(1) Where the Company has substantially reduced the quantity of the substances discharged under the terms of this agreement by reason of the installation of pretreatment facilities or a change in its processes or operations, the Company shall be entitled to a reduction in the charge so that the payments shall be based on the reduced quantity discharged.
- (2) A reduction under Subsection (1) in the amount of the charge shall not take effect until 30 days from the date that the Company notifies the Municipality in writing of the change and until the Municipality has had such additional time as may be necessary in the circumstances to take samples and re-evaluate the waste being discharged.
- (3) Where it is determined that the quantity of the substances discharged under the terms of this agreement has substantially increased, the Municipality shall be entitled to increase the charge so that payments shall be based on the increased quantity discharged.
- (4) An increase under Subsection (3) shall not take effect until the Municipality notifies the Company in writing of the increase in the amount of the charge, and the effective date of the increase.
- 15. THIS AGREEMENT shall enure to the benefit of, and be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.
- 16. THIS AGREEMENT has been reviewed and is acceptable to the operating authority of the Sewage Treatment Plant. (This section is to be deleted where the municipality is the operating authority.)

17. THIS AGREEMENT has been Corporation of The of _	reviewed and is acceptable to The
used where the contaminants dealt	with may have an effect on source of
"direipality e.g., where t	he sewage first runs through an
municipality's collector sewers b sewage works).	efore entering a regional municipality's
difficultier Corporate Seals atte	parties hereto have hereunto ested to by the hands of their
respective proper officers in that	t behalf duly authorized.
SIGNED, SEALED AND DELIVERED in the presence of:) MUNICIPALITY
	}
	3
	Municipal Official
	}
	\{
	Treasurer
	Operating Authority of STP
	Company
• }	Company Name
j	
·	Company Official

SCHEDULE D

T0

BY-LAW NUMBER

LETTER OF COMPLIANCE PROGRAM

LETTER OF COMPLIANCE PROGRAM

LETTERHEAD

Address						
Attentio	on of:					
COMPLIA	NCE PROGRAM NI	UMBER				
In accor	dance with th	ne provisio	on of Sectio	ın	of	
-			By-law		. UI Lare hore	h
complian	ce program fo	r the atta	iched progra	m identif	ied in Ar	opposite T
subject	to the follow	ing condit	ions:			pend (X 1
L. Duri	ng the period	covered b	y this comp	liance pro	ogram onl	y, the
quat	ity of the				(sewao	е.
unco	ntaminated war	ter, or st	ormwater) d	ischarged	by your	Company
Trom	the said pres	micac to t	ha			
		11362 CO C	<u> </u>			
(San	itary, combine	ed or stor	he m) sower sys	stem or la	and drain	ago works
may e	exceed the li	ed or stor nits set by	m) sewer sys y By-law	stem or la wit	and drain	age works
may e	exceed the line exceed the line neters listed	ed or stor nits set by below pro	m) sewer sys y By-law vided that t	stem or la wit	and drain	age works
may e	itary, combine	ed or stor nits set by below pro	m) sewer sys y By-law vided that t	stem or la wit	and drain	age works
may e	exceed the line exceed the line neters listed	ed or stor nits set by below pro	m) sewer sys y By-law vided that t	stem or la wit	and drain	age works
may e	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sewer sys y By-law vided that t	stem or la wit	and drain	age works
may e	exceed the line exceed the line neters listed	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit	and drain	age works
may e param	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
may e parametric follo	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
may e param follo	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
may e param follo (a) (b) (c)	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
may e param follo	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
may e param follo (a) (b) (c)	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
(a) (b) (c) (d)	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
(a) (b) (c) (d) (e)	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
(a) (b) (c) (d) (e)	exceed the line exceed the line neters listed owing limits a	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
(a) (b) (c) (d) (e) (f)	parameter	ed or stor nits set by below pro	m) sower sys y By-law vided that t e:	stem or la wit _hey shall	and drain	age works
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may e param follo (a) (b) (c) (d) (e) (f)	parameter parameter parameter	ed or stormits set by below product any time	m) sewer sys y By-law vided that t e: limit (m	your com	and drain th respect not exce	age works t to the eed the ge, the said
may e param follo (a) (b) (c) (d) (e) (f)	parameter parameter discharge of staminated waters and sees containing the second seed the line sees containing the second second sees containing the second secon	ed or stormits set by below product any time	m) sewer sys y By-law vided that t e: limit (m	your completed in Ite	and drains th respect not excel sewa cany from	age works t to the eed the ge, the said
may e param follo (a) (b) (c) (d) (e) (f)	parameter parameter parameter	ed or stormits set by below product any time	m) sewer sys y By-law vided that t e: limit (m	your completed in Ite	and drains th respect not excel sewa cany from	age works t to the eed the ge, the said

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	2 ~.					
	3. The	compliance	program may	be terminated at any	/ time on 30 days	
			SCHE DA LGG.	istered mail address	ed to the Company	
	the	said premis	es, if		are company at	
	(a)	The			1	
	(")	Monka -	le is causin	g a health or safety	hazard to a sewage	
	(b)		royce, or			
2.0	(2)	inchesewag	e is causing	g damage to the sewe	rs, materially	
1		111	a cuest mass	ntenance costs or ca	using a dangerous	
	(c)		, 01			
	\- /	or ravein	e is causing	damage to the seway	ge treatment process	
	(d)	=,	a a aguidet.of	is condition in the t	'Montmanh	
		-3	- is cantilla	the Sludan from the		
			er recria	relating to contami	nnna	
		J	an agricul	rural lands under Or	tamial- o	
			nuary, 1986	11Zation on Agricul+	ural Lands (as	
	(e)		1300); or		
	7.	any requir	ement by an	the sewage works ef	fluent to contravene	
		• • • •	-mene py Of	under the Optario W	ston D.	
	(f)	The sewage	is causing	rotection Act (Ontai	rio); or	
+		property, c	or vegetatio	a hazard to any pers	son, animal,	
	· (g)	The sewage	is contrary	to By-law No.		
		than as pro	vided herei	n.	_ in any way other	
4.	The cor	mpliance prod	aram may ba	*********		
	an emer	The compliance program may be terminated at any time where there is an emergency situation of immediate threat or danger to any person, property, plant or animal life, or waters.				
*	propert					
-					•	
5.	This c	ompliance pr	ogram shall	remain in force unti	1	
	provid	ed the follow	wing timetab	le is adhered to:	-	
				* 5		
	COMPLIA	NCE PROGRAM	ACTIVITIES	SCHEDULED COMMENCEMENT DATE	SCHEDULED	
				STATEMENT DATE	COMPLETION DATE	
•	Salara F					
	Select En			D-		
b.	Engineeri	ng Investiga	tion of			
,	Trocess K	ditions (Ind eview & Wast	ustrial ewater			
	Character	izațion)			4	
	Select Tro Design Cri Studies)	eatment Proce iteria (Treat	ess & Cability			
d.	Detailed D System (Pl	lesign of Tro ans & Specif	eatment			
		n of Operati				
1	Manua 1	or oberati	ons			
					<u>Landau de la companya de la company</u>	

	COMMENCEMENT I	DATE COMPLET	DULED ION DATE
f. Select Contractor For Installation/Construction			
g. Commence Construction	•		
excavation, etc.)			
<pre>ii. Foundation Work & Under- ground Utilities (slabs, sewer, etc.)</pre>			
iii. Structural Work (bldgs., etc	.)		_
<pre>iv. Mechanical Work (control panels, etc.)</pre>			
v. Electrical Work (control panels, etc.)			
vi. Site Finish Work (fences, clean-up, etc.)			
h. Pretreatment System Start Up			
4			
**			
7. You must acknowledge your acceptan	so of this seems		other d, as
 You must acknowledge your acceptant returning a signed copy of this letter and a signed copy of the letter and a	TTOY of compliant	iance progra ce program w	
o orgined copy of tills in	TTOY of compliant	iance progra sce program w	
o since copy of this in	TTOY of compliant	iance progra ce program w	
30 days of your receipt of the let	TTOY of compliant	iance progra sce program w	
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30 days of your receipt of the let Municipal Officer Operating Authority of STP igned and Accepted by:	TTOY of compliant	iance progra	

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Company Name

SCHEDULE E

TO

BY-LAW NUMBER

COMPLIANCE PROGRAM
COMPLIANCE REPORT

COMPLIANCE PROGRAM COMPLIANCE REPORT

COV	APANY NAME: ADDRESS:
DAT	TE SUBMITTED: AUTHORIZED REPRESENTATIVE:
,	•
1.	COMPLIANCE PROGRAM ACTIVITY DESCRIPTION:
2.	SCHEDULED COMPLETION DATE FOR ABOVE ACTIVITY:
3.	ACTIVITY COMPLETED ON SCHEDULE? YES [] NO []
4.	IF NOT ON SCHEDULE, INDICATE ANTICIPATED COMPLETION DATE:
5.	STATE REASON FOR DELAY, IF APPLICABLE:
٠	
6.	WHAT ACTION HAS BEEN INITIATED TO RETURN PROJECT TO ORIGINAL SCHEDULE?

* Report is to be submitted within <u>14 days</u> after scheduled completion of each Activity listed in the Compliance Program.