WET DECK LOG SPRAY NOTICE OF INTENT (NOI)

COVERAGE NO.: MSG17 \(\subseteq \su

	(Coverage number is assigned by MDEQ)	ENGENDER VA. Y
Legal Company Name: No Heart Lumbe	er Facilia, Name: No Heart Lumber	
Contact Name and Position: Jeremy	The second second section of the second seco	***************************************
	er: (662) 283 _ 3050 Contact Email: winonahardw	ood13@yahoo.com
Primary SIC Code: () F Physical Site Address - Street: 164 S	Primary NAICS Code (* * it): () Sawyer Loop	
city: Winona	State: Ms Zip: 38:17 County: Montgon	nerv
Mailing Address - Street: 164 Sawye	er Loop State: MS Zip: (8967	
Provide the coordinates of the Plant E		
Latitude: 33 degrees 31 minutes 4	49.26 seconds Long': de: 89 degrees 43 min	utes 16.892 seconds
Identify boiler blowdown, exterior equi	ipment and vehicle wash waters, or engine washing w	vaters and
associated outfall. n/a	, ,	
Identified the number of outfalls/releas	so mainte under this 0 1	6
Provide the coordinates of Outfall 001:		
Mearest named waterbody which	19.26 seconds Long	ites 16.892 seconds
Nearest named waterbody which storm		
Provide the coordinates of Outfall 002:		
Latitude: degrees minutes	seconds Long de:degrees minu	ites seconds
Nearest named waterbody which storm	n water will enter:	
Provide the coordinates of Outfall 003:	☑ NA	The second secon
Latitude: degrees minutes		1600 0000
Nearest named waterbody which storm		resseconds
Are there any discharges of storm water discharges which do not drain to and d	er exposed to industrial a status or allowable non-stollischarge from a WDLS assirculation pond? WYES	EJ NO
If yes, a SWPPP is required to be submi	itted to address this ind parial stormwater. The SWPF	3P is maintained
on site and a copy is attached with this	form. Z YES C NO N/A	
I certify under penalty of law that this document a a system designed to assure that qualified perso of the person or persons who manage the syste submitted is, to the best of my knowledge and the	and all attachments were presented under my direction or supervious properly gathered and evaluated the information submitted em, or those persons responsible for gathering the information for the information and imprisonment for knowing violations.	a. Based on my inquir
I further certify that the project continues as description to an it remains the project continues as description to an it remains the project continues as description.	cribed in the original notice of intent. Also, I certify that I under ulated air emissions and discharge wastowater or storm water a discharging pollutants associated with industrial activity to wa	stand when coverage i ssociated with industri iters of the state withou
Authorized Signafure (skall be signed according	to ACT 4, T-4 of the CP) Date Signed	
Charles of printed according	Date Signed	
1 4 121	•	
Printed Name	- Owner	



DOCUMENTATION OF COMPLIANCE WITH OTHER REGULATIONS/REQUIREMENTS

IS THIS NOTICE FOR A FACILITY THAT WILL REQUIRE OTHER PERMITS? (Yes No x*). If you other shirth one(s): AIR, HAZARDOUS WASTE, PRETREATMENT, STATE OPERATING, INDIVIDUAL NPDES, other(s): * Cullently no additional remains.
other(s): * Currently no additional ment, State Operating, Individual NPDES,
other(s): * Currently no additional permits are known to be required; Air determination pending
pending
HOW WILL SANITARY SEWAGE BE DISPOSED? Septic system
Indicate any local storm water ordinance with which the facility must comply and submit any documentation of approval.
NA
is treatment of Storm water provided at any outfall? If so, describe:
Not currently - pending proposed BMP as outlind in SWPPP
CERTIFICATION
I CERTIFY UNDER PENALTY OF LAW THAT THIS DOCUMENT AND ALL ATTACHMENTS WERE PREPARED UNDER MY DIRECTION OR SUPERVISION IN ACCORDANCE WITH A SYSTEM DESIGNED TO ASSURE THAT QUALIFIED PERSONNEL PROPERLY GATHERED AND EVALUATED THE INFORMATION SUBMITTED. BASED ON MY INQUIRY OF THE PERSON OR PERSONS WHO MANAGE THE SYSTEM, OR THOSE PERSONS DIRECTLY RESPONSIBLE FOR GATHERING THE INFORMATION, THE INFORMATION SUBMITTED IS TO THE BEST OF MY KNOWLEDGE AND BELLIEF, TRUE, ACCURATE AND COMPLETE. I AM AWARE THAT THERE ARE SIGNIFICANT PENALTIES FOR SUBMITTING FALSE INFORMATION, INCLUDING THE POSSIBILITY OF FINE AND IMPRISONMENT FOR KNOWING VIOLATIONS.
Signature (Must be signed by sparstor when different than owner) Date Signed
Jeremy Kilforc Quiner Title
This application shall be signed according to the General Permit, Part V.E., as follows: For a corporation, by a responsible corporate officer. For a partnership, by a general partner. For a sole proprietorship, by the proprietor. For a municipal, state or other public facility, by principal executive officer, the mayor, or ranking elected official.
, and mayor, or thereigh elected official.

•

Storm Water

Pollution Prevention Plan

(SWPPP)

RECEIVED JUL 2 8 2022

Dept. of Environmental Quality

No Heart Lumber Winona Mississippi

July 2022

Certification

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Signed: Jevan Major
Printed Name:
Title: <u>Currer</u>
Date: 7-26-22

Table of Contents

I.	Introduction
II.	Organization
III.	Potential Pollutant Sources
IV.	Non-Storm Water Discharges & Certification
V.	Best Management Practices
VI.	Training
VII.	Recordkeeping
VIII.	Implementation Schedule

Attachments:

Figure 1	Site Map
Table 1	Description of Exposed Significant Material
Table 2	List of Significant Spills and Leaks
Table 3	Non-Storm Water Discharge Evaluation and Certification
Table 4	Identification and Description of BMP's
Table 5	Employee Training

I. Introduction

Storm water discharges are a significant contributor to water pollution. EPA, under the Clean Water Act, has passed storm water regulations that require facilities in specified industrial categories to obtain coverage under a storm water permit or to certify no exposure. Sawmills, classified under SIC Code 2421, are in a category required to have coverage. Winona Hardwood has applied for coverage under a general permit for storm water discharge. This Storm Water Pollution Prevention Plan is a requirement of this general permit.

II. Organization

The facility will have a pollution prevention team that will be charged with the responsibility of administering the storm water pollution prevention plan. The team shall consist of designated individuals, selected because of familiarity with operations and ability to execute the necessary activities in order to implement and maintain the plan. The storm water pollution prevention team is identified as follows:

Jerean Halyon

Chair:

Responsibilites for Chair:

Responsibilities will include overall responsibility for the pollution prevention program, including development and maintenance of the SWPPP, implementation of BMP's, monitoring of outfalls, certification of non-stormwater discharges, execution of all reporting requirements, and training of employees in proper techniques as required by the plan.

Members:

Responsibilities for Members:

- Ensure that work yard and storage yard areas are clear of materials that contribute to pollution
- Manage regular collection of process wastes, disposed through approved methods
- Conduct daily inspections of property to ensure conformance to good housekeeping and materials management practices
- Conduct inspections of outfalls weekly or after a significant rainfall events in order to assure effectiveness of BMP's
- Execute responsibility for spill prevention and control

III. Potential Pollutant Sources

Figure 1 is a site map of the facility. The site map includes physical structures, storm water drainage patterns, and location of significant materials or potential pollutant sources.

"Significant materials" are substances related to industrial activities, such as process chemicals, raw materials, and work-in process, that when exposed to storm water, may result in contamination of storm water runoff. Identification of these significant materials is required in order to identify Best Management Practices (BMP's) that will minimize the contamination potential.

"Significant Materials," defined in 40 CFR 122.26(b)(1), include, but are not limited to: raw materials; fuels; materials such as solvents, detergents, and plastic pellets; finished materials such as metallic products; raw materials used in food processing or production' hazardous substances; any chemical the facility is required to report under Section 313 of Title III; fertilizers; pesticides' and waste products such as ashes, slag, and sludge.

Loading and Unloading Activities include raw wood materials including logs, processed lumber, and wood residues (chips, dust).

There is outdoor storage for all wood products. Mills provide overhead protection for lumber being processed. All other storage is exposed.

A listing of Exposed Significant Materials is included as Table 1.

IV. Non-Storm Water Discharges & Certification

The following non-storm water discharges are authorized under the general permit:

- Discharges from fire-fighting activites
- Fire hydrant flushing
- Potable water sources including waterline flushings
- External building wash downs which do not use detergents
- Pavement wash downs where spills or leaks of toxic or hazardous materials have not occurred and where detergents are not used
- Waters used to wash vehicles where detergents are not used
- Air conditioner condensate
- Springs and uncontaminated groundwater
- Foundation or footing drains where flower are not contaminated with process material

All discharges will be composed entirely of storm water, except as noted above. Documentation is provided in Table 3, Non-Storm Water Discharge Evaluation and Certification.

V. Best Management Practices

Best Management Practices are measures that can be implemented at a facility to reduce or prevent contamination of storm water. Categories of Best Management Practices may include: Good Housekeeping, Preventive Maintenance, Visual Inspections, Sediment and Erosion Control, and Employee Training.

A listing of the Best Management Practices that will be utilized is included in Table 4. These Best Management Practices (BMP's) will address activities associated with storm water conveyance, wood waste storage, log and lumber storage, fuel storage and fueling areas, oil storage, vehicle and equipment maintenance, and good housekeeping procedures. Certain areas of the facility are prone to erosion due to activities, soil condition, steep slopes, or similar reasons will be addressed.

VI. Training

Employee training programs should be designed to train personnel at all levels of responsibility about the objectives and goals of the Storm Water Pollution Prevention Plan. Training should address good housekeeping, material management practices, and spill prevention and response. Training will be conducted at a minimum of once per year. The training goals include:

- Provide employee with an understanding of the SWPPP for the facility
- Train employee in proper spill response procedures
- Identify and describe good BMP's for operations
- Describe acceptable material handling practices to minimize storm water contamination including: cleanup of bark, wood waste, and hydraulic oils from stackers/loaders

VII. Recordkeeping

The Storm Water Pollution Prevention Plan will be kept current and maintained on-site.

Records shall be retained for three years for all maintenance activities, spills, inspections, and data on storm water sampling.

VIII. Implementation Schedule

The Best Management Practices outlined in this Storm Water Pollution Prevention Plan are currently implemented or will be implemented by December of 2005.

	Des	Table 1 cription of Exposed Si	gnifican t Material	
Material	Location (See Site Map)	Quantity Exposed - Period of Exposure	Method of Storage or Disposal	Description of Material Management Practice
Logs (Oak)	Facility yard, mills	Varies; Avg. Stg. Of 3 weeks on yard	Stacked pile	July 26 2025
Chips/Sawdust	Facility yard	Varies; Avg. Stg. Of 1 week on yard	Pile	On concrete with retaining wall or in trailer when possible
Lumber	Facility yard, mills	Varies; Avg. Stg. Of 2 days	Stacked pile	July 26 2022
Equipment	Facility yard	On-going	On yard	Around office area
Scrap metal and equipment parts	Facility yard	On-going	On yard	July 24 2022
Fuel	Facility yard	On-going	Bulk Tank	Bulk storage tank with exposure only during transfer operations Secondary containment to be provided

Table 2 LIST OF SIGNIFICANT SPILLS AND LEAKS

Instructions: Record below all significant spills and significant leaks of toxic or hazardous pollutants that have occurred at the facility in the three years prior to coverage of the permit.

			Description	Response	Procedure	
Date (mm/dd/yy)	The state of the s	(as indicated on site map)	Type of Material	Amnt. Of Mtl. Recovered	Mtl. Exposed to Storm Water (Y/N)	Preventive Measures Taken (Add Additional Sheets if Necessary)
		There have been no significant	nt leaks or spills.			
						······································

	Table 4 Identification and Description of BMP's			
BMP Category	BMP Category Description			
Storm Water Conveyance/Erosion and	1 Stabilize all soil areas which are croding, or may potentially crode, with crosion and sediment controls.	July 26 202		
Sediment Control	 2. Identify and install appropriate practices which mayinclude: vegetative or paved drainage or otherwise stabilized swales or ditches riprip (gravel ground cover) sedimentation basin grading, berming, or curbing around the loading/unloading areas to direct run-on away from the area 	July 26 2022		
	3. Place vegetative growth cover, such as grass, trees, and shrubs, on erodible soil areas where allowed by equipment traffic patterns.	July 26 2022		
	4. Provide proper sloping to reduce or prevent ponding, erosion, and leachate formation in high activity and maintenance areas. High activity areas include: log storage, sorting, debarking areas as well as bark, sawdust, and wood waste piles.	July 24-2002		
Wood waste Storage (Chips/Dust)	1. Avoid contamination by oils, solvents, or similar materials.	Implemented		
	2. Limit storage time by regularly removing waste from the site.	Implemented		
	3. Minimize surface areas of piles exposed to rainfall	Implemented		
	4. Use trailers when possible for collection of chip waste	Implemented		
Log/Lumber Storage	1. Remove lumber on regularly scheduled basis to limit exposure.	Implemented		
	2. Store lumber on steel beams			

ī

	Table 4 Identification and Description of BMP's	 The artificiants are an operate an artificial and send a real place, to begin delical relationships. 	
BMP Category	Description	Implementation	
	3. Use beams for log storage in designated areas to minimize ruts.	July 20-2002	
Above-ground Fuel Storage Tanks and Fueling	1. Use secondary containment, consisting of dikes or other physical barriers of sufficient height, to contain the greater or 10 percent of the total enclosed tank volume or 100 percent of the volume contained in the largest tank or Use UL approved double-walled tanks		
	Storm water will be routed around fucling areas by valley gutters, or by grading, berming or curbing around the fuel site.	July - 26 202	
	3. The area around fueling will be protected from rain by construction of a roof over the fueling areas. The fueling area will be paved with concrete.	July 24 2022	
	4. Small spills will be controlled immediately by the use of a sorbent material. Petroleum spills will not be washed down. Sorbent materials will be properly categorized and disposed.	Implemented	
	5. Any spills or releases of materials which may contaminate storm water will be promptly reported to the appropriate person identified in this SWPPP.	Implemented	
Used Oil and Other Oil Storage	1. Drums or containers holding oils will be stored under cover on an impervious surface.	Implemented	
	2. Containers mounted for direct removal of a liquid for use by employees will be in a containment area.	,	

•

,	Table 4 Identification and Description of BMP's		
BMP Category	Description	Implementation	
	3. Oil filters will be properly drained and double-bagged prior to disposal or recycled.	July 26 200	
Vehicle and Equipment Maintenance	1. Check vehicles and equipment regularly for leaks and fix any leaks promptly.	Implemented	
	2. Collect leaking or dripping fluids in drip pans or containers.	Implemented	
Equipment Storage Areas	1. Vegetative buffers will surround equipment storage areas.	July De 2022	
	2. Obsolete equipment and unusable scrap metal will be removed.	July De 2022	
Good Housekeeping	1. On a regular basis (minimum of once per week) all loading and unloading areas will be cleaned and debris removed.	Implemented	
	2. On a weekly basis all wood storage areas will be inspected and cleaned as necessary	Implemented	
	3. Garbage and waste material will be disposed on a regular basis.	Implemented	
	4. Containers, drums, and bags will be stored away from direct traffic routes.	Implemented	
	5. Good housekeeping will be reviewed at employee training sessions.	Implemented	
AN COLOMBRIC APPARENT APPARENT FOR SECURITY AND A SECURITY AND A SECURITY AND A SECURITY APPARENT APPA			

Table 5 EMPLOYEE TRAINING

Training Topics	Brief Description of Scheduled Fraining Program/Materials (c.g., film, seminar, staff meeting)	Proposed Frequency of Training (e.g., once per quarter)	Who will attend?
Spill Prevention and Response	Staff meeting - Employees will be instructed on material storage methods to prevent spills/leaks and spill response.	At a minimum of once/year	All employees
Good Housekeeping	Staff meeting - Employees will be instructed to keep the facility neat and orderly.	At a minimum of once/year	All employees
Material Management Practices	Staff meeting - Employees will be instructed on proper handling and storage techniques.	At a minimum of once/year	All employees

FACILITY INFORMATION

FACILITY NAME: No Vecint Sumber
NATURE OF BUSINESS (INCLUDE 4 – DIGIT STANDARD INDUSTRIAL CLASSIFICATION CODE (SIC)):
Primary SIC Code 2 4 2 1 Sawmills and Planing Mills
RECEIVING STREAM: unnamed into Eskridge Creek
PHYSICAL SITE ADDRESS (IF NOT AVAILABLE INDICATE THE NEAREST NAMED ROAD):
STREET: 164 Sawyer Loop CITY: Winona
COUNTY: Montgomery ZIP: 38967
Indicate any association or generic swppp: <u>None</u>
List any material handling equipment, raw materials, intermediate products, final products, waste materials, by-products, or industrial machinery exposed to storm water (attach additional pages if necessary):
Logs, Wood Chips, Sawdust, Bark, Lumber, Fuel
Site Equipment, Scrap Metal
ATTACH A COPY OF ANY EXISTING LABORATORY DATA FOR EACH STORM WATER OUTFALL. IF MULTIPLE SAMPLING HAS BEEN PERFORWED, PROVIDE A SUMMARY FOR EACH PARAMETER, INCLUDING SAMPLING DATES AND THE MINIMUM, AVERAGE AND MAXIMUM VALUES.
is the facility a sara title III, section 313 facility with water priority chemicals in reportable quantities? (Yes

WET DECK LOG SPRAY GENERAL PERMIT (WDLSGP) NOTICE OF INT : NT (NOI)

INSTRUCTIONS

All questions must be answered for this NOI to be considered complete. If an item does not apply enter "N/A" for not applicable to show that you considered the question.

The applicant must be the owner and/or operator of the prometion (i.e., the legal entity that controls the facility's operation, rather than the plant/site manager or environmental consultant).

Registration with Mississippi Secretary of State: If the company seeking coverage is a corporation, a limited liability company, a partnership, or a business trust, attach and of registration with the Mississippi Secretary of State and/or the Certificate of Good Standing (official or unpublical copy). This registration or Certificate of Good Standing must be dated within 12 months of the date of the authority of this coverage form. Coverage will be usued in the company name as it is registered with the Mississippi Secretary of State.

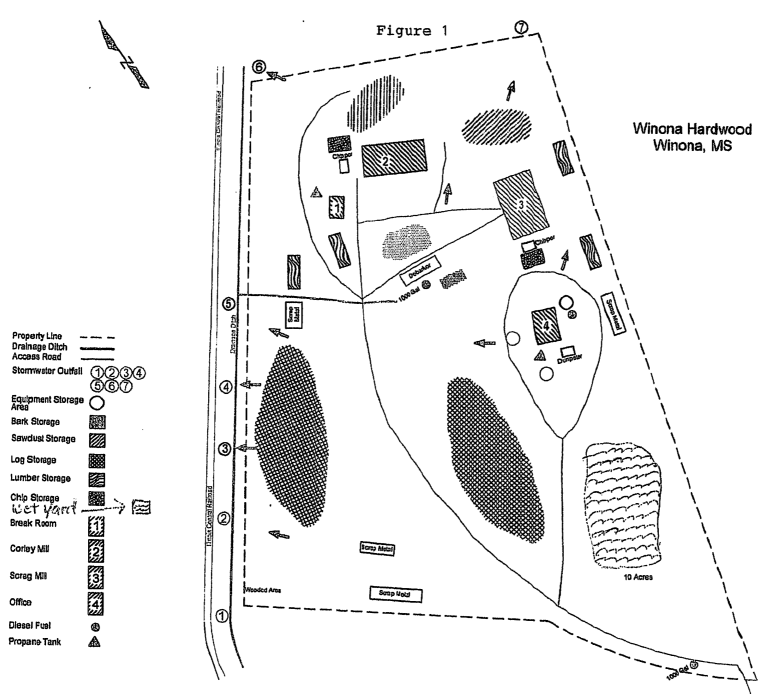
Submittal Requirements: For coverage under this general securit, this form must be completed and returned to MDEQ at least 30 days prior to the commencement of the regulated activity. For other NOI submittal deadlines see Condition S-1 of ACT 2, of the WDLSGP. All forms must be submitted online at whether seems and the submitted online at whether seems and the second security is a submitted online at whether seems are the second sec

Water II Branch Manager, Environmental Permits Division Mississippi Department of Environmental Quality PO Box 2261

Jackson, MS 39225-2261

Storm Water from Industrial Activities and the Storm Cater Pollution Prevention Plan (SWPPP): In accordance with ACT 5 of the WDLSGP a SWPPP is required to be developed for discharges of storm water exposed to industrial activities and allowable non-storm water classifies identified in ACT 1, T-2(6), that do not drain to and discharge from the WDLS recirculation pond. The SWPPP must be submitted with the NOI. If an electronic copy is submitted, a hard copy must also be mailed to the address above for MDEQ's files.

Storm Water from Construction Activities: Construction a mixines including clearing, excavating, and other land disturbing activities equal to or greater than one (1) acre at tless than five (5) acres require compliance with the Small Construction General Permit and completion of 3 Small Construction Notice of Intent (SCNOI). Construction activities equal to or greater than five (5) acres require compliance with the Large Construction General Permit and submittal of a Large Construction Notice of Intent (LCNOI). These General Permits. NOIs. and other required forms can be found at the following link:



NOTICE OF NON-RECEIPT for Report Required by Your Permit - Overdue DMRs by 7 days for Permit MSG170103

netdmr-notification@epa.gov

winonahardwood 13@yahoo.com; prodnetdmria@gmail.com; asmith@mdeq.ms.gov: abrocks@mdeq.ms.gov

Saturday, February 5, 2022 at 12:20 AM CST

Dear Permittee or Authorized Representative:

We are contacting you to assist you in complying with your NPDES permit reporting requirements. This is a notification that we have not received a required discharge meritoring report, but is NOT an official notice of violation.

As of 02/04/2022, the following Discharge Monitoring Reports (DMRs) are overdue to Mississippi DEQ by 7 days:

Facility Name	NPDES ID	Permitted Feature - Designator	Monitoring Period End Date	DMR Due Date .
WINONA HARDWOOD INC	MSG170103	001 Y	12/31/2021	01/28/2022

We want to remind you that failure to submit your DMR(s) in a timely fashion constitutes non-compliance with the requirements of your NPDES permit MSG170103. Please be sure to somit all overdue DMRs as soon as possible via NetDMR.

If you have already submitted your DMR, please contact us immediately at the email address below so we can help resolve this problem. If you have questions, require technical assistance or think this information is in error, please email netdmrhelp@mdeq.ms.gov with your NPDES ID, your contact information, and specific information regarding the problem so we can investigate the Issue. After you submit your overdue DMR(s) the system will automatically recognize that you have done this.

As a reminder, compliance information about your permit is available to the public on EPA's Enforcement Compliance History Online (ECHO) website at https://echo.epa.ocv.

Sincerely,

NetDMR Team

NetDMR DMR(s) Submittal Passed for: MSG170103

have netdmr-notification@epa.gov

iii winonahardwood13@yahoo.com

ibus Monday, February 14, 2022 at 11:30 AM CST

The following signed 1 DMR(s) were submitted to EPA and were successfully processed:

CDX Transaction ID: _53dc3199-95a8-4d18-8473-4fbbb7418059

User ID:

Timestamp: 02/14/2022 10:35:38

Permitted Facility Name: WINONA HARDWOOD INC Permit ID: MSG170103 Permitted Feature: 001 Discharge: Y - OVERFLOW FROM LOG SPRAY Monitoring Period End Date: 12/31/21

Thank you.

For assistance please contact our help desk at

NetDMR Access Request Notification

netdmr-notification@epa.gov

winonahardwood13@yahoo.com

Monday, February 14, 2022 at 08:27 AM CST

Ricky Kilgore,

The following actions have been taken for your access requests:

Permit Id: MSG170103 Role Id: Edit Status: Approved Comment:

Thank you.

For assistance please contact our help desk at



Petrant #: Major Petranted course,	MS G170103 No 001 External Outlati	Personal Per	Winons Hardwood 164 Sawyer Loop Winons, MS 3896 001-Y OVERFLOW FRO	7	setting to a de	WNONA HAR 16! SAWYER WHONA, MS:	-O0P
Repertions to have frontioned are our Chastriantian to Four decayles a MONTGOMERY	From 01/01/21 to 12/31/21	outspin (in)	01/28/22	" LOG SFRAY	Searc.	NeDNR Valid	tod
Crimipal Escender (Mig.) Strot Hona Unstraction Participal molecule (1890) Come 1974		Fig.			Describes.		
Harrier State Property Control of the Control of th	Poste inthe county and open and	Alt s Proof	to distribution of a second se	And the second second	official and sequences to the object of the sequences of	. West sage	ii taangan kayoo da kayoo da ka ahaa bigaa
50050 Flow, in conduit or thru treatme	1 · Effuent Gross 0	rottel file Strongle (Strongle) Strongle Figure (file) Req	MonANNL AVG Reg Ken ANNL	>= 6.0 HINIBUM C · No Disord MAX 03 · MGD	Grge	9.0 MAXHKUM 12 - SJ C - No Dischargi	02/YR - Twice Per Year GR - GRAB
strommunen fişti.	uvalue te the Country of the		No Discharge C - No Discha				02YR - Twice Per Year III - INSTAN

If a parameter row does not contain any values for the Sample nor Effluent Trading, then none of the following fields will be submitted for that row Units, Number of Excursions, Frequency of Analysis, and Sample Type.

No errors.

Cotaments.

Asserments

No attachmente

Report Lain Sured By (Summer Languages) nuc

User:

Usor:

WINONAHARDWOOD13@YAHOO.COM

Name:

Ricky Kilgore E-Mail:

winonahardwood13@yahoo.com Date/Time 2022-02-14 09:34 (Time Zone -06.00)

Region Lagrangian (1997)

WINONAHARDWOOD13@YAHOO,COM

Name: Ricky Kilgore

E-Mail: winonahardwood13@yahoo.com Date/Time: 2022-02-14 09:35 (Timo Zona: -06:00)