# NPDES Compliance Summary Report, Fiscal Year 2022 Clinton Wastewater Treatment Plant



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# NPDES COMPLIANCE SUMMARY REPORT Fiscal Year 2022 Clinton Wastewater Treatment Plant

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# **Table of Contents**

Executive Summary	1
Permit Compliance	2
Flow	5
Biochemical Oxygen Demand	7
Total Suspended Solids	
pH	13
Dissolved Oxygen	
E. coli	
Total Chlorine Residual	16
Total Phosphorus	17
Total Ammonia, as N	
Total Recoverable Copper	20
Whole Effluent Toxicity	22
Industrial Pretreatment Program	23
Operation and Maintenance of the Sewer System	
Unauthorized Discharges	23
Sludge Processing	
Appendix A – Clinton Wastewater Treatment Plant Schematic	

# **Figures**

Table 1. Summary of NPDES Permit Violations, FY22	2
Table 2. NPDES Permit Compliance Results, FY22	
Figure 1. Monthly Average Influent Flow by Town, FY22	5
Figure 2. Influent Flow Compared to Precipitation, FY22	5
Figure 3. Daily Effluent Flow and 12-month Rolling Average Flow, FY18-FY22	6
Figure 4. Historical Influent Flow Compared to Precipitation, FY07-FY22	
Figure 5. Influent BOD Concentrations and Loadings, FY22	7
Figure 6. Effluent BOD Concentrations and Loadings, FY22	8
Figure 7. BOD Percent Removal, FY22	
Figure 8. Influent and Effluent BOD Concentration Trends, FY18-FY22	9
Figure 9. Influent TSS Concentrations and Loadings, FY22	. 10
Figure 10. Effluent TSS Concentrations and Loadings, FY22	. 11
Figure 11. TSS Percent Removal, FY22	
Figure 12. Influent and Effluent TSS Concentration Trends, FY18-FY22	. 12
Figure 13. Effluent pH Range, FY22	. 13
Figure 14. Effluent Daily Average pH, FY18-FY22	. 13
Figure 15. Effluent DO Range, FY22	
Figure 16. Effluent Daily Average Dissolved Oxygen, FY18-FY22	. 14
Figure 17. Effluent E. coli Monthly Geometric Mean (Geomean) and Daily Maximum	
Concentrations, FY22	
Figure 18. Effluent Total Chlorine Residual Concentrations, FY22	
Figure 19. Effluent Total Phosphorus Concentrations and Loadings, FY22	
Figure 20. Influent and Effluent Total Phosphorus Concentrations Trends, FY18-FY22	
Figure 21. Effluent Ammonia Concentrations, FY22	
Figure 22. Effluent Copper Monthly Average and Daily Maximum Concentrations, FY	
	. 20
Figure 23. Effluent Copper Monthly Average and Daily Maximum Concentrations,	
FY18-FY22	
Figure 24. Quarterly Acute Toxicity Results, FY22	
Figure 25. Quarterly Chronic Toxicity Results, FY22	. 22
Tables	
Table 1. Summary of NPDES Permit Violations, FY22	2
Table 2. NPDES Permit Compliance Results, FY22	



# **Executive Summary**

The Massachusetts Water Resources Authority (MWRA) assumed formal operational responsibility of the Clinton Wastewater Treatment Plant in 1987 (Acts of 1987, Chapter 307). Major facility upgrades of primary, secondary, and advanced treatment facilities were completed in 1992. The plant provides treatment of wastewater from the town of Clinton and the Lancaster Sewer District using an activated sludge process in combination with advanced nutrient removal. In 2017, MWRA added a Phosphorus Reduction Facility to provide advanced tertiary treatment and reduce phosphorus concentrations. Effluent is chlorinated and dechlorinated before being discharged to the South Branch of the Nashua River, a Class B warm water fishery as defined by Massachusetts Surface Water Quality Standards (314 CMR 4.00).

MWRA had been operating the Clinton Wastewater Treatment Plant (Clinton Plant) under an individual NPDES permit that became effective on March 1, 2017, and has been administratively continued since it expired on February 28, 2022. Effective April 1, 2023 – after the time period covered by this report – the individual permit was replaced with the Medium Wastewater Treatment Facility general permit. The NPDES permit requires MWRA to monitor the Clinton Plant effluent wastewater for specific parameters. These limits are derived from federal regulations, state water quality standards, available dilution in the Nashua River, and watershed-specific concerns.

This report summarizes monitoring and compliance data from July 1, 2021 to June 30, 2022 (fiscal year 22). We examine wastewater influent and effluent quality trends against the limits of MWRA's NPDES permit limits over each fiscal year (FY) and longer historical records. This report also highlights additional NPDES reporting including industrial wastewater, operations and maintenance, and sludge processing.

# **Permit Compliance**

All violations are summarized in Table 1, with further detail for each parameter provided in the following sections. Table 2 lists the limit for each parameter with FY22 monitoring results.

Table 1. Summary of NPDES Permit Violations, FY22

Effluent Chara	FY22 Violations		
Flow	12-month Rolling Average:	9	
Biochemical Oxygen	Monthly Average:	0	
Demand (BOD)	Weekly Average:	0	
Total Suspended Solids	Monthly Average:	0	
(TSS)	Weekly Average:	0	
pН		0	
Dissolved Oxygen (DO)	Daily Average Minimum:	0	
E. coli	Monthly Geometric Mean:	0	
	Daily Geometric Mean:	0	
Total Chlorine Residual	Monthly Average:	0	
(TCR)	Daily Maximum:	0	
Caman	Monthly Average:	1	
Copper	Daily Maximum:	0	
Total Ammonia Nitrogen:	Monthly Average:	0	
June 1st - October 31st	Daily Maximum:	0	
Total Phosphorus:	Monthly Average:	0	
April 1st - October 31st	Daily Maximum:	0	
Acute Toxicity <sup>1</sup>	Daily Minimum:	0	
Chronic Toxicity <sup>1</sup>	Daily Minimum:	0	

<sup>&</sup>lt;sup>1</sup> Toxicity testing is conducted on a quarterly basis.

**Table 2. NPDES Permit Compliance Results, FY22** 

Parameter	July	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun
Flow (MGD, million gallons per day)												
Limit	3.01	3.01	3.01	3.01	3.01	3.01	3.01	3.01	3.01	3.01	3.01	3.01
Monthly Average	4.45	2.91	4.38	4.11	3.73	2.66	2.61	3.66	3.37	3.05	2.11	1.92
12-Month Rolling Average	2.50	2.60	2.83	3.03	3.19	<u>3.15</u>	3.12	3.24	3.31	3.37	3.31	3.25
<b>Biochemical Oxyge</b>	n Demand	(BOD)										
Limit (mg/L)	20	20	20	20	20	20	20	20	20	20	20	20
Monthly Average	0.1	0.7	0.5	1.2	0.8	3.5	3.2	3.5	1.4	1.1	1.1	1.3
Weekly Average	0.6	0.9	1.1	1.7	1.7	3.8	4.0	4.2	2.1	1.3	1.6	1.4
Limit (lbs/day)	500	500	500	500	500	500	500	500	500	500	500	500
Monthly Average	4	17	16	39	22	79	70	108	38	28	19	21
Weekly Average	19	23	35	53	44	99	110	159	59	34	26	22
Limit	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%
Percent Removal	99.9	99.5	99.5	98.9	99.4	97.9	98.3	97.4	99.0	99.3	99.4	99.3
Total Suspended So	olids (TSS)											
Limit (mg/L)	20	20	20	20	20	20	20	20	20	20	20	20
Monthly Average	1.5	1.5	1.2	1.6	0.9	4.3	4.9	4.8	2.8	2.1	1.6	1.1
Weekly Average	2	1.6	1.7	1.6	1.7	4.5	5.8	6.9	4.3	2.6	2.4	1.7
Limit (lbs/day)	500	500	500	500	500	500	500	500	500	500	500	500
Monthly Average	57	36	46	56	26	97	107	152	79	55	29	18
Weekly Average	83	42	73	53	82	112	144	260	113	67	48	26
Limit	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%	85%
Percent Removal	99.1	99.3	99.4	99.2	99.5	97.7	98.2	97.3	98.5	99.2	99.5	99.6
pH (SU)												
Limit	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3	6.5 -8.3
Range	6.9-7.4	7.0-7.7	6.9-7.6	7.2-7.6	7.1-7.9	7.1-7.6	7.2-7.6	7.0-7.7	7.0-8.1	7.2-7.8	7.3-7.8	7.2-7.7
Dissolved Oxygen (	mg/L)											
Limit	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0	6.0
Minimum Conc.	8.6	8.4	8.4	8.9	9.5	10.0	10.0	9.1	10.1	9.9	9.0	8.3
E. coli Bacteria (cfu	ı/100mL)											
Limit	126	126	126	126	126	126	126	126	126	126	126	126
Monthly Geometric Mean	7	5	6	5	5	6	5	5	5	5	5	5
Limit	409	409	409	409	409	409	409	409	409	409	409	409
Maximum Daily	28	10	69	7	18	16	7	10	7	7	10	7

Parameter	July	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun
Total Residual Chlorine (μg/L)												
Limit	17.6	17.6	17.6	17.6	17.6	17.6	17.6	17.6	17.6	17.6	17.6	17.6
Monthly Average	0	0	0	0	0	0.13	0	0	0	0	0.13	0
Limit	30.4	30.4	30.4	30.4	30.4	30.4	30.4	30.4	30.4	30.4	30.4	30.4
Maximum Daily	0	0	0	0	0	4	0	0	0	0	4	0
Total Phosphorus											•	
Limit	150	150	150	150	1,000	1,000	1,000	1,000	1,000	150	150	150
Monthly Average Conc. (μg/L)	28.0	46.1	27.0	31.2	236.4	525.0	449.3	245.3	85.7	39.2	66.1	73.5
Limit	3.8	3.8	3.8	3.8	25.1	25.1	25.1	25.1	25.1	3.8	3.8	3.8
Monthly Average Loading (lbs/day)	1.0	1.1	1.0	1.1	6.1	10.8	9.8	6.4	2.4	1.0	1.1	1.2
Total Ammonia, as	N (mg/L)											
Limit	2	2	2	2	10	10	10	10	10	10	5	2
Monthly Average	0	0	0.01	0	0	0.02	0	0.09	0.12	0.05	0	0.02
Limit	3	3	3	3	35.2	35.2	35.2	35.2	35.2	-	-	2
Maximum Daily	0	0	0.05	0	0	0.04	0	0.19	0.41	0.11	0	0.14
Total Recoverable	Copper (µ	g/L)										
Limit	11.6	11.6	11.6	11.6	11.6	11.6	11.6	11.6	11.6	11.6	11.6	11.6
Monthly Average	8.63	7.39	7.41	7.12	6.62	10.52	9.20	10.00	7.15	7.15	10.10	12.25
Limit	14.0	14.0	14.0	14.0	14.0	14.0	14.0	14.0	14.0	14.0	14.0	14.0
Maximum Daily	8.63	7.39	8.48	7.12	6.62	11.40	9.20	10.00	8.19	7.15	10.10	12.90
Whole Effluent Tox	xicity (%)											
Limit			>100			>100			>100			>100
Acute Toxicity (LC50)			>100			>100			>100			>100
Limit			62.5			62.5			62.5			62.5
Chronic Toxicity (NOEC)			100			62.5			62.5			100

Values that are bold and underlined are permit limit violations.

#### **Flow**

The Clinton Plant receives flow from the town of Clinton and the Lancaster Sewer District. Figure 1 shows the average daily flow by month for both communities in FY22. Lancaster flow is about 10% of the total flow to the plant.

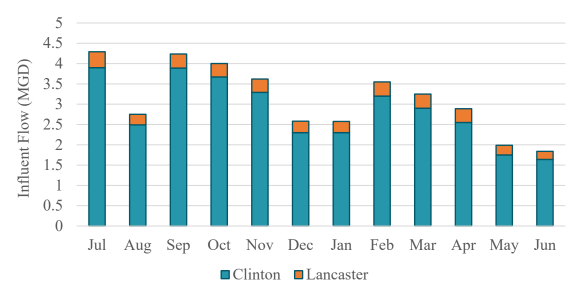


Figure 1. Monthly Average Influent Flow by Town, FY22

Influent flow can be influenced by rainfall, an indirect measure of infiltration and inflow potential to the Clinton and Lancaster collection systems. Figure 2 shows the FY22 monthly influent flow range against monthly rainfall. Average plant flows were highest in July 2021; highest maximum flow was in September 2021.

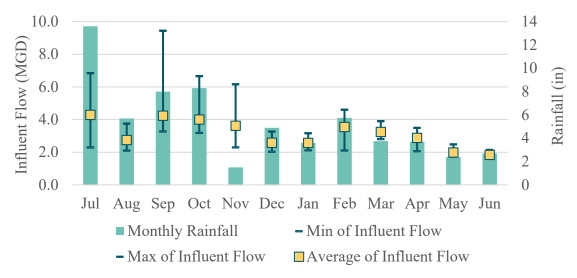


Figure 2. Influent Flow Compared to Precipitation, FY22

Figure 3 and 4 below detail 5-year and 15-year historical plant flows respectively. Figure 3 compares the 12-month rolling average effluent flow against the permit limit of 3.01 million gallons per day (MGD). The daily flow in green shows the variability in plant flow due to rainfall, snowmelt and other factors. As a result of a prolonged period of high flow in FY19 and FY22, the rolling average flow exceeded the permit limit for months at a time. Figure 4 compares annual average flows with annual rainfall.

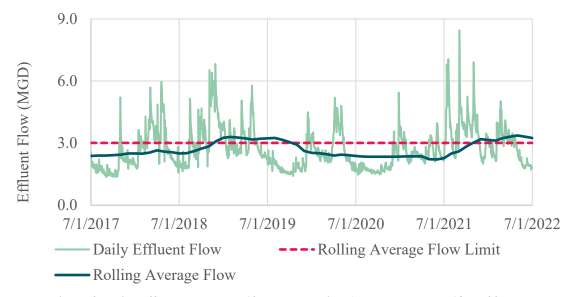


Figure 3. Daily Effluent Flow and 12-month Rolling Average Flow, FY18-FY22

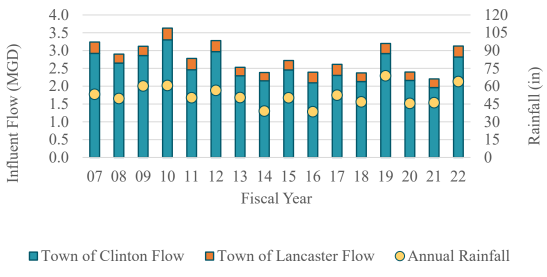


Figure 4. Historical Influent Flow Compared to Precipitation, FY07-FY22

# **Biochemical Oxygen Demand**

Wastewater treatment plants measure Biochemical Oxygen Demand (BOD) as an index for the amount of organic material being discharged to the environment. It is measured as the 5-day oxygen consumption by organisms decomposing organic matter. The Clinton Plant, like other wastewater treatment plants, has a benchmark of 85% BOD removal and limit of 20 mg/L in the effluent.

Figure 5 below is a plot of the influent BOD concentration and loading in FY22. Concentrations were highest in June 2022, while loadings were highest in April.

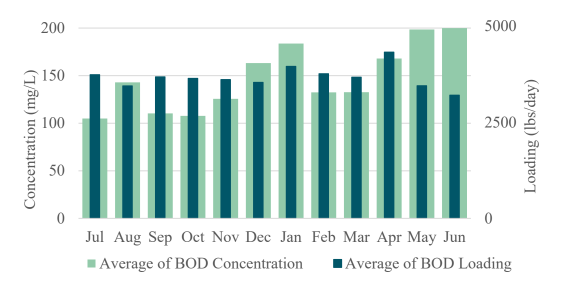


Figure 5. Influent BOD Concentrations and Loadings, FY22

Figure 6 compares BOD monthly average concentration and loading against the permit limits of 20 mg/L and 500 lbs/day respectively. The Clinton Plant effluent was well below permit limits throughout FY22. Figure 7 shows the plant's effectiveness at removing BOD from the influent, with monthly percent removal well above the 85% minimum with an average removal of 99.0%.

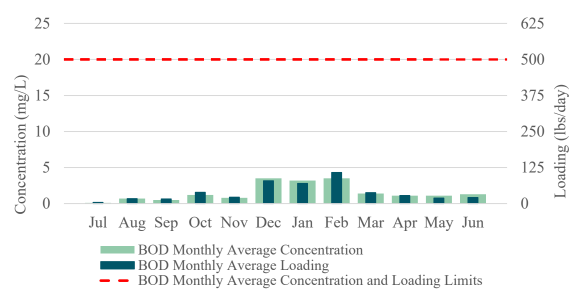


Figure 6. Effluent BOD Concentrations and Loadings, FY22

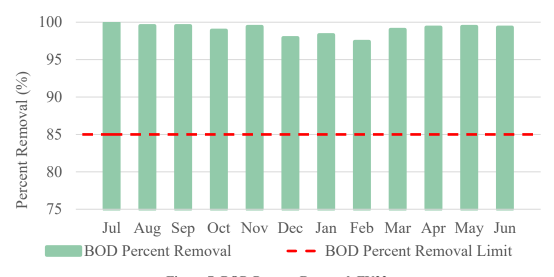


Figure 7. BOD Percent Removal, FY22

Figure 8 below contains individual influent and effluent BOD test results for the last five fiscal years. Effluent BOD concentrations are consistently well below the permit limit despite variable influent concentrations. An exceedance of the weekly average limit in June 2019 was the result of a high-BOD slug of industrial wastewater. This event was isolated to June 11<sup>th</sup> and caused no additional impacts to plant operations. MWRA's Toxic Reduction and Control Department investigated, found the likely source, and confirmed the event to be exceptional and not expected to occur in the future.

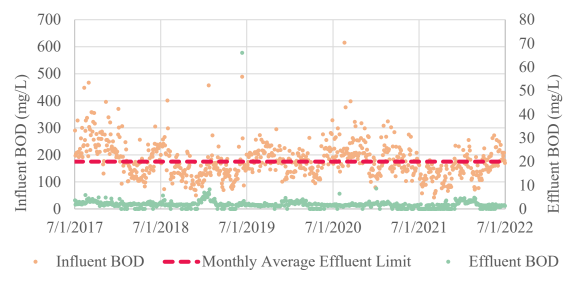


Figure 8. Influent and Effluent BOD Concentration Trends, FY18-FY22

# **Total Suspended Solids**

Total suspended solids (TSS) is another conventional wastewater parameter included in NPDES permits. TSS is measured as the amount of solids that are trapped on a filter. As with BOD, the Clinton Plant has a benchmark of 85% TSS removal and limit of 20 mg/L in the effluent.

Figure 9 below is a plot of the influent TSS concentration and loading in FY22. Concentrations were highest in June 2022, loadings in April.

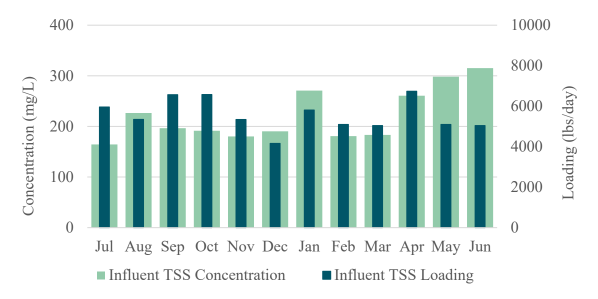


Figure 9. Influent TSS Concentrations and Loadings, FY22

Figure 10 compares TSS monthly average effluent concentration and loading against the permit limits of 20 mg/L and 500 lbs/day, respectively. The Clinton Plant effluent was well below permit limits throughout FY22. Figure 11 shows the plant's effectiveness at removing TSS from the influent, with monthly percent removal above 95% and an average removal of 98.9%.

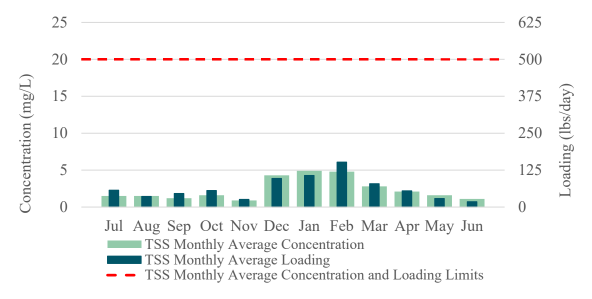


Figure 10. Effluent TSS Concentrations and Loadings, FY22

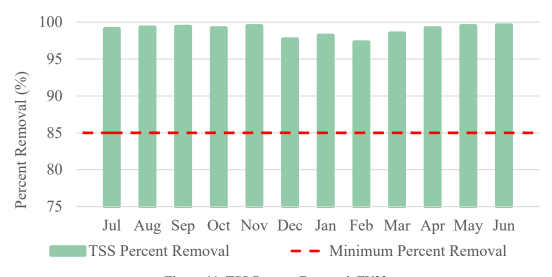


Figure 11. TSS Percent Removal, FY22

Figure 12 contains individual influent and effluent TSS test results for the previous five fiscal years. Effluent TSS concentrations are consistently well below the permit limit despite variable influent concentrations.

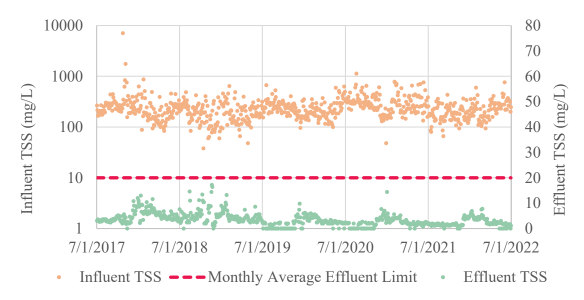


Figure 12. Influent and Effluent TSS Concentration Trends, FY18-FY22

# pН

pH is a standard water quality measurement that determines how acidic or basic the water is. In the environment, pH that is too high or low can influence nutrient availability and environmental toxicity. In the Clinton Plant effluent, pH must fall between 6.5 and 8.3 Standard Units (SU) as required by Massachusetts Surface Water Quality Standards. Figure 13 compares the monthly pH range in FY22 with these limits. Results are well within the standards.

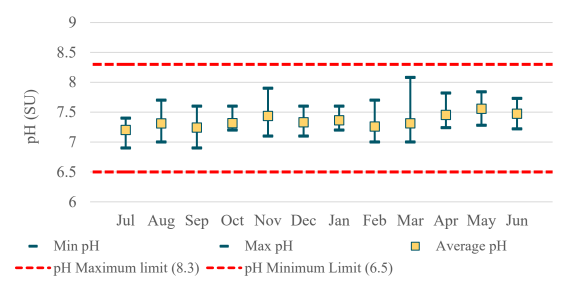


Figure 13. Effluent pH Range, FY22

Figure 14 contains all daily average pH results for FY18-FY22.

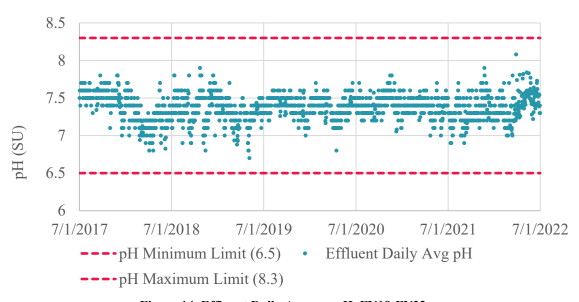


Figure 14. Effluent Daily Average pH, FY18-FY22

# **Dissolved Oxygen**

Dissolved oxygen (DO) is a measure of the oxygen available to aquatic organisms. The Clinton Plant is required to meet a minimum DO criterion of 6.0 mg/L. Figure 15 plots the monthly DO range in FY22 against this minimum standard. Results demonstrate DO levels are higher than the minimum requirements.

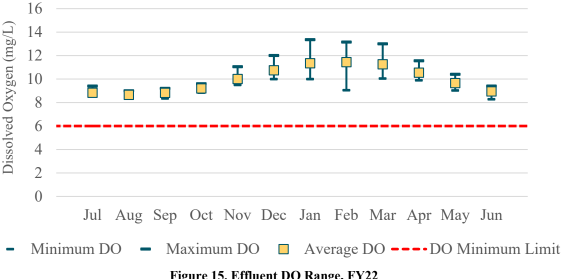


Figure 15. Effluent DO Range, FY22

Figure 16 plots the 5-year daily average DO results against the minimum DO requirement of 6.0 mg/L. There is seasonality to DO in the effluent, as oxygen is more soluble in water at lower temperatures. During all seasons, DO levels are above minimum requirements.

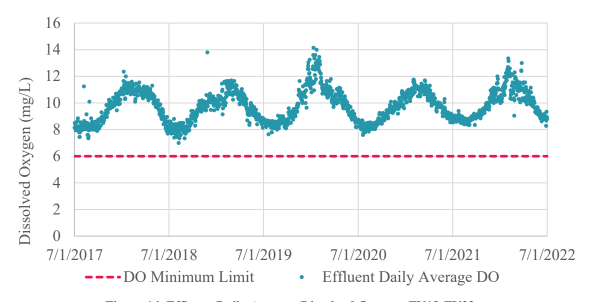


Figure 16. Effluent Daily Average Dissolved Oxygen, FY18-FY22

#### E. coli

Wastewater treatment plants monitor indicator bacteria to measure the effectiveness of disinfection at the end of the treatment process. As a freshwater discharger in Massachusetts, the Clinton Plant permit requires monitoring of *E. coli*, with a daily maximum limit of 409 colonies per 100mL. The permit further requires a monthly limit of 126 colonies per 100mL calculated as a geometric mean (geomean). Figure 17 below shows the results for FY22, plotted on a logarithmic scale. Results are well below maximum standards.

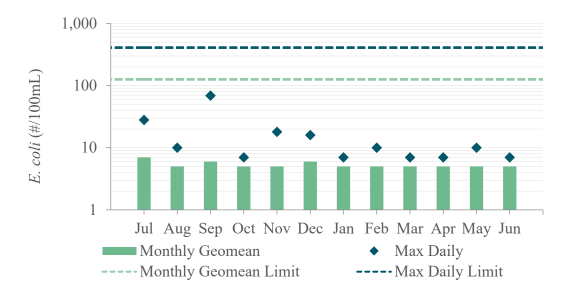


Figure 17. Effluent *E. coli* Monthly Geometric Mean (Geomean) and Daily Maximum Concentrations, FY22

#### **Total Chlorine Residual**

Total Chlorine Residual (TCR) is a measure of free chlorine and bound chlorine present in water. Chlorine is the disinfecting agent in the final stages of wastewater treatment at the Clinton Plant. Following disinfection, the plant dechlorinates the wastewater with sodium bisulfite to ensure the disinfecting agents and chlorine compounds do not reach the environment. The NPDES permit contains limits for a daily maximum and monthly average TCR based on Massachusetts Surface Water Quality Standards. As shown in Figure 18, the chlorine residual in FY22 was generally non-detectable. Sampling is performed at least twice per day.

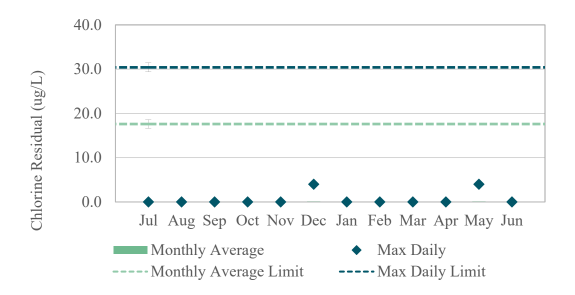


Figure 18. Effluent Total Chlorine Residual Concentrations, FY22

### **Total Phosphorus**

In a freshwater system, over-enrichment of total phosphorus (TP) can result in eutrophication and subsequent oxygen depletion. Elevated phosphorus and eutrophic conditions have been observed in the Nashua River Watershed well downstream of the Clinton Plant, particularly in the Pepperell Pond Impoundment. The Massachusetts Department of Environmental Protection developed a draft Total Maximum Daily Load (TMDL) for the Nashua River<sup>1</sup> for total phosphorus in 2007.

While the Clinton Plant and the South Branch of the Nashua River represent a small portion of the total phosphorus load to the impoundment, more stringent seasonal phosphorus limits were added to the NPDES permit in 2017, requiring the construction of a Phosphorus Reduction Facility (PRF). The permit included a compliance schedule, with the current phosphorus limits ultimately going into effect on April 1, 2019. The Clinton Plant met its total phosphorus limits in FY22, as shown in Figure 19 below.

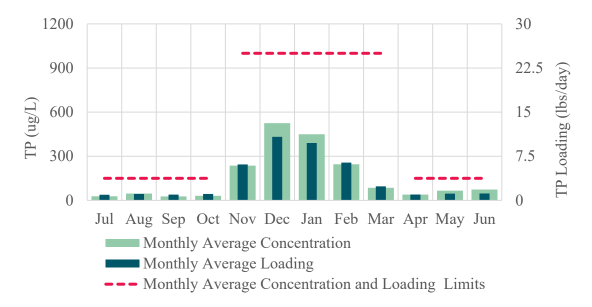


Figure 19. Effluent Total Phosphorus Concentrations and Loadings, FY22

<sup>&</sup>lt;sup>1</sup> Draft - Nashua River, Massachusetts – Total Maximum Daily Load for the Nutrient Phosphorus <a href="https://www.mass.gov/files/documents/2016/08/mx/nashua.pdf">https://www.mass.gov/files/documents/2016/08/mx/nashua.pdf</a>

Figure 20 below contains individual influent and effluent TP test results for the last five fiscal years. Effluent TP concentrations are predominately below the seasonal permit limits despite variable influent concentrations. Note that from March 2017-March 2019 the Clinton Plant was operating under a compliance schedule for TP limits with an interim monthly average limit of 1,000  $\mu g/L$  from April through October and no limit in November-March.

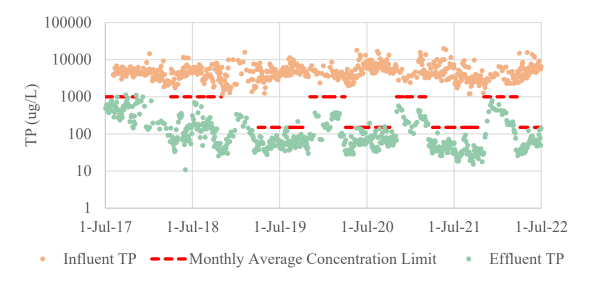
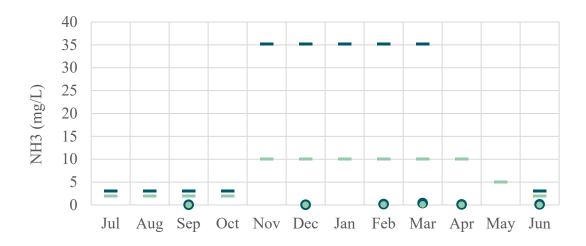


Figure 20. Influent and Effluent Total Phosphorus Concentrations Trends, FY18-FY22. Note logarithmic scale for y-axis.

# Total Ammonia, as N

Ammonia (NH3-N) removal is a critical and challenging process for wastewater treatment plants. It is present in high concentrations in wastewater and potentially toxic in the environment if not removed in later stages of treatment.

The Clinton Plant has seasonal effluent limits for ammonia in its NPDES Permit. The limits are most stringent during the growing season, from June through October. There are no maximum daily limits in April and May; results are to be reported. The plant met both the daily maximum and monthly average concentration limits in FY22 as shown in Figure 21 below. Note that only months where there was a detection above zero are displayed.



● Daily Max - Max Daily Limit ● Monthly Average - Monthly Average Limit

Figure 21. Effluent Ammonia Concentrations, FY22

# **Total Recoverable Copper**

Copper, like other metals, can be toxic to aquatic life. The Clinton Plant has monthly average and daily maximum effluent limits of 11.6 and 14.0  $\mu$ g/L, respectively. Copper is tested more frequently during months with quarterly toxicity sampling. Clinton's monthly average for effluent copper exceeded the limit in June 2022 (Figure 22). This exceedance continued into July and August (12.45 and 12.25  $\mu$ g/L). After investigation, staff found the July exceedance to correlate with levels found in Clinton's municipal water supply. Though lower, levels in August were still high as a result of exceptionally low flows and most of the effluent copper being in a dissolved form. The treatment process at the Clinton Plant removes most of the particulate copper, but is less effective at removing /dissolved copper.

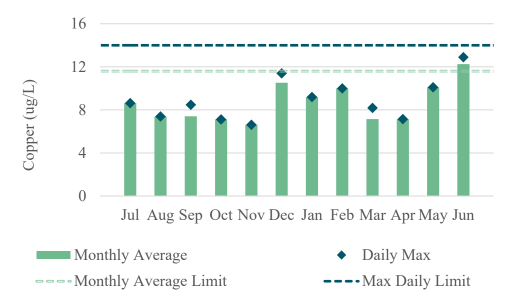


Figure 22. Effluent Copper Monthly Average and Daily Maximum Concentrations, FY22

Figure 23 presents FY18-FY22 copper results.

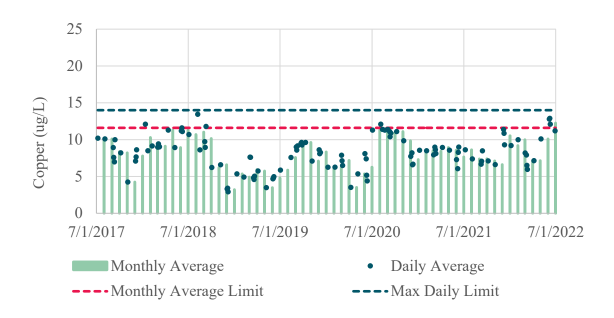


Figure 23. Effluent Copper Monthly Average and Daily Maximum Concentrations, FY18-FY22

# **Whole Effluent Toxicity**

Whole Effluent Toxicity (WET) testing measures specific organisms' response to the cumulative effect of all potential pollutants in wastewater effluent. The toxicity limits are minimum values that must be achieved: 50% survival when exposed to 100% effluent (LC50) (acute toxicity) or no observed effect (NOEC) to growth or reproduction in the test organisms exposed to a sample of 62.5% effluent (chronic toxicity). Toxicity limit testing is performed quarterly using freshwater daphnid shrimp (*Ceriodaphnia dubia*). The Clinton Plant met these limits in FY22 for both acute and chronic toxicity as shown in Figures 24 and 25.



Figure 24. Quarterly Acute Toxicity Results, FY22



Figure 25. Quarterly Chronic Toxicity Results, FY22

# **Additional Permit Requirements**

#### **Industrial Pretreatment Program**

MWRA's Toxic Reduction and Control (TRAC) Department is responsible for developing and enforcing local limits for industrial users in the Clinton Plant collection system. The local limits program is designed to prevent pollutants from entering the treatment system that would interfere with the operation of the treatment plant or pass through untreated to contaminate the receiving water. TRAC also submits an Industrial Waste Annual Report<sup>2</sup> for each fiscal year by October 31<sup>st</sup> of the following year. The appendices of these reports contain information on concentrations of priority pollutants in the Clinton Plant influent and effluent.

### **Operation and Maintenance of the Sewer System**

MWRA submits an annual report detailing activities related to the operation and maintenance of the MWRA-owned portion of the collection system leading to the Clinton Plant – a single, 5,399-foot long interceptor.

### **Unauthorized Discharges**

Discharge of wastewater from any other point source, including sanitary sewer overflows (SSOs), is not authorized by the Clinton NPDES permit. There were no unauthorized discharges from the Clinton Plant or the MWRA-owned portion of the collection system in FY22.

# **Sludge Processing**

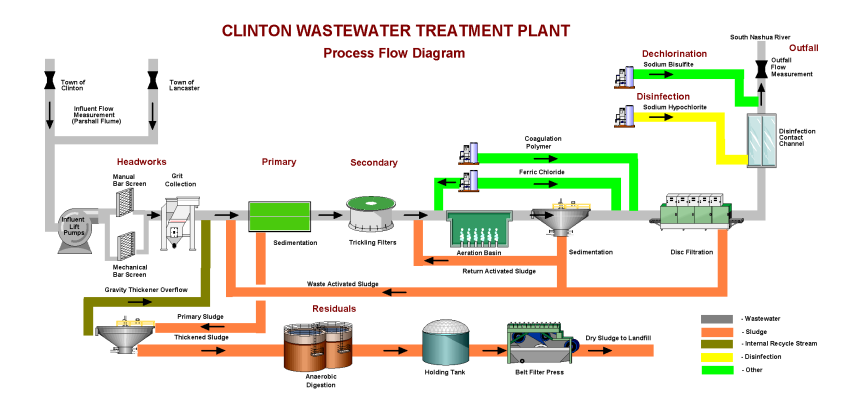
MWRA trucks dewatered sludge to a residuals landfill located in the Town of Clinton, owned and operated by MWRA. This sludge landfill is double-lined and includes a leachate collection system that pumps to the Town of Clinton's sewer system to be treated at the Clinton Plant. Soil cover is applied to the sludge following each delivery to keep the sludge from attracting pests as required by 40 CFR 503.33(b)(11). By February 19<sup>th</sup> of each year, MWRA must submit to EPA (i) certification that this requirement is being met, and (ii) the number of dry metric tons of sludge disposed of in the landfill. Groundwater around the landfill is monitored to ensure that metals and other pollutants do not pass through the liner.

23

<sup>&</sup>lt;sup>2</sup> https://www.mwra.com/annual/tracindustrialwastereport/industrialwastereports.htm

# **Appendices**

# Appendix A – Clinton Wastewater Treatment Plant Schematic





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