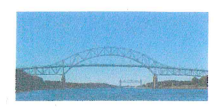


Board of Sewer Commissioners Policy Subcommittee Meeting Agenda



Date August 5, 2021

Time 4:00 P.M. Location

Bourne Veteran's Memorial Community Center 239 Main Street, Buzzards Bay

Note this meeting is NOT being televised, streamed or recorded by Bourne TV. If anyone in the audience is recording or video-taping, they need to acknowledge such at this time.

4:00 P.M. Call Public Session to Order in Open Session

- 1. Minutes: No Minutes
- 2. Subcommittee organization Chair and Clerk
- 3. Board of Sewer Commissioners Policy Subcommittee Workshop
 - a. Sewer Development Charge Review and discuss the Sewer Development Charge:
 - i. Definition of the Sewer Development Charge
 - ii. Clarification on who pays this charge
 - iii. Clarification when the charge is to be assessed
 - iv. Possible development of a new approach to the Sewer Development Charge, such as the Equivalent Residential Unit model.
 - b. Commercial Wastewater Management Allocation Policy Review and Discuss the Allocation policy
 - i. When Should Commercial Wastewater Management Allocation Policy apply to developments.
 - ii. Applying the Sewer Allocation Fee to the Sewer Capital Stabilization Fund
 - iii. Review policy comments from the Board of Sewer Commissions Meeting on 4/13/21
 - c. Sewer Regulations Discussion relative to updating the Sewer Regulations.
- 4. Correspondence No Correspondence
- 5. Adjourn

TOWN CLERK BOURN

CERTIFICATE OF VOTE

At a meeting of the Sewer Commissioners of the Town of Bourne, held on January 17, 2006, a quorum being present and voting throughout, upon a motion duly made and seconded, it was

VOTED:

Sewer Use Charges as follows:

Design Review and Construction Inspection Fee: \$1,500

Commercial Sewer Permit Fee:

\$150 plus \$.10 per square foot of building floor space

Sewer Connection Fee:

Annual sewer use fee times the number of business units

Residential Sewer Permit Fee:

\$100 for residential properties plus \$100 for each addition unit

Sewer System Development Charge:

\$73.406 per foot of frontage plus \$11,539.356 per acre

BOARD OF SEWER COMMISSIONERS

Tinda Ka Taraka

Cărol A. Cheli

Richard E. LaFarge

Galon "Skip" Barlow

W. Thomas Barlow

True Record

Town Clerk

2006 MAR -3 AM III: 3

TABLE : STATE

Sewer Commissioners Meeting

January 17, 2006

Bourne Veterans' Memorial Community Center

230 Main Street

Buzzards Bay, MA 02532

Attendance:

Town Administrator

Thomas M. Guerino

Sewer Commissioners

Linda M. Zuern, Chairman

Carol A. Cheli, Clerk

Richard E. LaFarge

Galon "Skip" Barlow

W. T. Barlow

Meeting was called to order at 7:30 P.M.

Discuss and vote sewer rate structure

Selectmen G. Barlow and W. T. Barlow abstained from this part of the discussion.

Administrator Guerino said the rate structure has been reviewed by Town Counsel and Weston and Sampson as to the applicability and the appropriateness. At the last meeting, the Sewer Commissioners voted to lift the moratorium on the wastewater connections and establish fees that would be retroactive back to the date of the lifting of the moratorium. Thanked Michael Leitzel and George Tribou because they have put in a lot of time pulling this together, looking at other communities and basing this on what is appropriate for the town.

Engineering Technician Michael Leitzel and Sewer Inspector George Tribou presented the proposed Sewer Use Charges. Reviewed Zoning, Sewer Regulations and Weston & Sampson recommendations and looked at other communities to see what type of fees that they had. There is nothing in place right know but with these figures it will bring us comparable to other towns. These fees may have to be revised as people come on line. This is just a starting point.

Design Review and Construction Inspection Fee

Proposed: \$1,500

Current: \$ -0-

Design Review and Construction Inspection Fee covers the cost of the Sewer Inspector to review the plans and make inspections on new construction. Some of the inspections will

take anywhere from 1 day to several days to inspect a single development. Fees are only for new commercial construction. We could also charge for outside consulting fee if applicable.

A normal household doing renovations wouldn't trigger the Sewer Use application so the fee wouldn't apply. If a homeowner razes, rebuilds, stays within the same flow rate and keeps the same amount of bedrooms it wouldn't come under this fee schedule. If somebody purchased a building and changed from 1 unit to 5 units it would trigger an application.

Planning Board, Zoning Board of Appeals and Conservation Commission can charge for consultant fees. This would come to the sewer commissioners as trigged by the applicant.

Comments from Paul Gately, Jim Mulvey, Barbara Frappier

Commercial Sewer Permit Fee

Current fee: \$100 plus \$.05 per 1,000 square feet of building space

Proposed fee: \$150 plus \$.010 per square foot of building floor space

Sewer Connection Fee

Proposed fee: Annual sewer fee times the number of business units – this is applied to commercial units only

Current: \$ -0-

Residential Sewer Permit Fee

Current rate is \$100 for residential properties plus \$25 for each additional unit

Proposed rate is \$100 for residential properties plus \$100 for each additional unit

Sewer User Fees

Current Use Fee is \$492.00

Selectman LaFarge made a MOTION and SECONDED by Selectman Cheli referring to a document entitled "Sewer Use Charges" sets forth various fees approving the Design Review and Construction Inspection of \$1,500; Commercial Sewer Permit Fee of \$150 plus \$.10 per square foot of building floor space; Sewer Connection Fee is the annual sewer use fee times the number of business units; Sewer Use Fee is currently \$492 which changes annually; Residential Sewer Permit Fee of \$100 for residential properties plus \$100 for each additional unit. Move to adopt all fees in connection with the Design Review and Construction Inspection Fee except for the Sewer System Development Charge. The Sewer Commissioners will be empowered to require developers, as part of the process; to pay for any outside engineering cost as determined to be necessary or appropriate by the Sewer Commissioners. VOTED 3-0

Sewer System Development Charge:

Administrator Guerino said \$5,769.678 per acre and the \$36.703 per foot of frontage is the fee that was adopted at the time of the construction of the plant. It was the betterment fee that was adopted at the time people hooked into the system. Town Counsel and Weston & Sampson believe this figure is substantially low. It has been recommended to

double this cost because the cost of construction has more than doubled in the past 15 years. The current users either paid a betterment or were covered under a grant. This is an effort to make new users who didn't pay a betterment fee put them in parody with the current users adjusted for inflation.

If there is no sewer main running in front of the property, they have to install their own main and connect their property with the applicant responsible for the cost of installation.

It is recommended that any new installations into the sewer system that didn't pay a betterment, the cost would be \$73.406 per foot of frontage plus \$11,539.356 per acre.

Selectman LaFarge made a **MOTION** and **SECONDED** by Selectman Cheli to approve the rate of \$36.703 per foot of frontage plus \$5,769.678 and multiplied both numbers by 2 and that would be the appropriate frontage fee and acreage fee. **VOTED 3-0**

Review sewer application for Martin Raynor, 17 Buttermilk Way, Buzzards Bay

Selectmen G. Barlow and W. T. Barlow returned to the meeting.

The house was razed and in the process of applying for a building permit to construct a new home in the same footprint. Sewer Inspector George Tribou said the applicant met all the criteria and there would be no additional charge to the applicant.

Sewer Inspector George Tribou recommends that the Design Review and Construction Inspection Fee not be charged.

Selectman G. Barlow said the application says 17 Buttermilk Bay and should reflect 17 Buttermilk Way.

Selectman W. T. Barlow made a **MOTION** and **SECONDED** by Selectman LaFarge to approve the application. **UNANIMOUS VOTE**

Review sewer application for Canal Crossing, 42 Old Bridge Road, Buzzards Bay

Property owner Jay McLaughlin and Attorney Arthur Shea represented Canal Crossing. They asked about the fee that would be charged for the privilege of hooking into town sewer. The cost would be for the whole property regardless if portions of the property are in a wetland. They will be charged \$1500 for the Design Review and Construction Fee and if no betterment has been paid then the Sewer System Development Charge would be assessed.

The petitioners would like to request permission from the Sewer Commissioners to connect into the sewer system. No betterment has been paid on their 2.55 acres and would like to move forward.

Sewer Inspector George Tribou said he has engineered plans increasing the main to accept their property and at the same they would increase it down to 33 Old Bridge Road. Mr. McLaughlin said he would pay the cost to extend the length of the sewer pipe to his property.

Selectman W. T. Barlow said the original area was approved by DEP and qualified for grants. The homeowners had asked not to be included. When entering agreement with Wareham, we didn't include these properties. If the Sewer Commissioners approve this application, it would be wise to submit application and receive approval from Wareham.

Selectman W. T. Barlow made a **MOTION** and **SECONDED** by Selectman LaFarge to approve the application subject to the review and approval by the Wareham Sewer Commissioners. **VOTED** 4-0-1 (Selectman G. Barlow abstained)

Public Comment:

Mike Geiler: Commented on the sewer system, moratorium that was in place and Sewer Rules and Regulations specifically the Special Grant Conditions. These conditions are as important today as they were when we applied for them. Feels this property shouldn't be allowed to connect into sewer system since Mr. McLaughlin choose not to connect. Project consists of 16 units on very dense property, in a wetland area, velocity flood zone and very close to the canal and is not entitled to be connected.

Administrator Guerino said what the gentlemen said was correct, however this has been discussed with Town Counsel and has been to many counsels relating to 40B including Mr. Whitten. Weston & Sampson has also reviewed this contract thoroughly.

Selectman W. T. Barlow said the State CZM almost stopped the grant because of concerns and didn't want to encourage additional building in flood plain and velocity zones. There were limitations on the grant such as no additional building of habitable space on Taylor's Point and no additional bedrooms in the A zone in Hideaway Village. One of the Boards goals is affordable housing and it's difficult wherever you put affordable housing.

Conservation Agent Heidi Marsella said this project is within 200' of a river front but none of the actual buildings being proposed is in the wetland or the AE flood zone and is proposed according to the FEMA Flood Zone Standards and Regulations. If the project was proposed any other way the Conservation Commission could not permit it. The Commission reviewed this many times over a year's time and wouldn't approve until they met all the regulations.

Selectman W. T. Barlow made a **MOTION** and **SECONDED** by Selectman Cheli to adjourn the meeting at 8:28 P.M. **UNANIMOUS VOTE**

Buzzards Bay Commercial Wastewater Summary Sheet (July 21, 2021)

OWNER	LOCATION	GPD Reg'd	GPD Exist'g	\$1500 App Paid Date	Planning Board Approval Date	Preliminary Allocation Approval Date	Prelim Alloc Fee (2017) 1	Prelim Allocation Date Paid	Sewer Develop Charge (2006) 2	Comments	6-Month Review Date
	2020 GPD Downtown Actual Use	112496									
-	2% Residential Reserve	6000									
Operational Allocations			作 为在		HiteH						
Vincent Michienzi	85-93 Main Street	13000	931	10/24/2018		10/15/2018	\$18,000.00	10/24/2019		Temporary Certificate of Occupany	11/25/19, 5/25/2020, 9/8/2020, 4/27/21
HAMPTON INN	12 Kendall Rae Place	15243	4614			9/30/2014		11/11/2019	\$48,533.12	Certificate of Occupancy issued in January 2020	On-line (3 year review Jan 2023) 2020 = 4614gpd
	Total Operational GPD	146739									
Preliminary Allocations											
Maritime Holdings LLC/Rob	12 Wagner Way	17750		1/5/2018	-	6/18/2019	\$22,750.00	11/20/2019			11/25/2019, 5/25/2020, 2/1/2021, 4/27/21
CALAMAR	13 Kendall Rae Place	16800			1/29/2018	9/19/2017	\$21,800.00	1/6/2020		Calamar representatives appeared at the Board of Selectmen on April 6, 2021	11/25/19, 5/25/20,4/6/21
Vincent Michienzi	100 Block	26080				10/13/2015				-1000 gpd 11/25/2019 (originally 27080)	11/25/19, 5/25/2020, 9/8/2020, 4/27/21
Oak Bay Brewery	140 Main Street	2256		8/23/2019	11/14/2019	12/18/2019	\$7,256.00	1/16/2020		Sewer Allocation revoked on March 23, 2021	N/A
MMA Cadet Housing	11 Buttermilk Way	7070	310	12/27/2019	N/A	1/28/2020	\$12,070.00	2/20/2020		11 Buttermilk Way was reviewed by the BOSC on Feb 23, 2021	9/8/2020
James McLaughlin	227 Main Street	79	40	12/31/2019	10/10/2019	1/28/2020	\$5,079.00	2/7/2020			9/8/2020, 4/27/21
Bay Motor Inn	223 Main Street	11985	640	5/20/2020		7/28/2020	\$16,335.00	9/1/2020	-	Approval after BBWD moratorium sent letter 08.03.2020	2/1/2021, 4/27/21
CMP Development LLC	2 Kendall Rae Place	46475		2/25/2020		7/28/2020	\$0.00	_		Approval after BBWD moratorium sent letter 08.03.2020	10/28/2020, 4/27/21
340 Main St LLC	340 Main St	3095		8/19/2020	2/27/2020	8/25/2020	\$8,095.00	11/2/2020		Potential 2nd phase to include 18-24 residential units / sent letter 09.01.2020	2/1/2021, 4/27/21
	Total Approved GPD	278329									
	Total Available GPD	21671						<i>J</i> 0			
Pending Applications		Requeste	d:			-					
Projects Not Counted		Requeste	d:								
Louis Costa	25-27 Main Street	0	36				\$0.00	N/A		Waiver Received	Waiver Req'd
Judah Branagan	6 Washington Ave	880	0					N/A		Approval not required	
	d on the Commercial Wastewater Managemer	6				Fees total to Date:	\$111,385.00		\$48,533.12		

¹ Preliminary Allocation Fee is based on the Commercial Wastewater Management Allocation Policy approved in 2017

² Sewer Development Charge based on the Sewer Use Charges Certificate of Vote dated January 17, 2006

Existing Allocation Fees vs. ERUs Title V

Type of Project	GDP Required-Title V	Current fees ²	ERU Fees ³	Delta
Residential (new) ¹	330	\$5,979	\$3,600	(\$2,379)
Commercial (small)	15243	\$69,697	\$365,832	\$296,135
Commercial (large)	46475	\$93,966	\$1,115,400	\$1,021,434
				44 045 404

\$1,315,191

Existing Allocation Fees vs. ERUs 45% of Title V

Type of Project	Expected Flow Rate (GPD)	Current fees ²	ERU Fees ³	Delta
Residential (new) ¹	148	\$5,979	\$3,600	(\$2,379)
Commercial (small)	6859	\$69,697	\$164,616	\$94,919
Commercial (large)	20913	\$93,966	\$501,912	\$407,946
				\$500,487

¹3 bedroom house on 1/8 acre with 40 ft. of frontage.

\$1442.42 for 1/8 acre +\$1600 Inspection/construction fees + \$2936.24 frontage fee

Source: Tighe & Bond "Bourne Sewer Rate Evaluation" PowerPoint - Revised Edition - 7-10-2020

4/5/2021

¹3 bedroom house on 1/8 acre with 40 ft. of frontage.

^{\$1442.42} for 1/8 acre +\$1600 Inspection/construction fees + \$2936.24 frontage fee

²based on 2006 and 2017 sewer rate allocation policies

³Title V estimate ÷ 150 gpd actual usage x \$3600

²based on 2006 and 2017 sewer rate allocation policies

³Title V estimate x .45 ÷ 150 gpd actual usage x \$3600

Proposed System Development Charge (SDC) compared to System Development Charges from other Towns

Type of Project	Title V Flow (GPD) 1	SDC ²	Plymouth ³	Falmouth ⁴	Wareham ⁵	Middleboro ⁶
New Residential Home 7	330	\$3,600	\$3,300	\$0	\$0	N/A
Small Commercial Addition	79	\$3,600	\$790	\$0	\$1,885	N/A
Yogurt Shop	440	\$4,752	\$4,400	\$0	\$1,942	N/A
Hotel or Apartment Bldg	15243	\$164,616	\$152,430	\$0	\$8,596	N/A
Mixed Use Commercial	46475	\$501,912	\$464,750	\$0	\$28,276	N/A

¹ GPD = Gallons Per Day

 $^{^2}$ (SDC calculation = Title V estimate x .45 ÷ 150 gpd actual usage x \$3600) (Tighe & Bond "Sewer Rate and Capacity Management Evaluation" dated February 2020, revised July 10, 2020) Minimum of one (1) ERU.

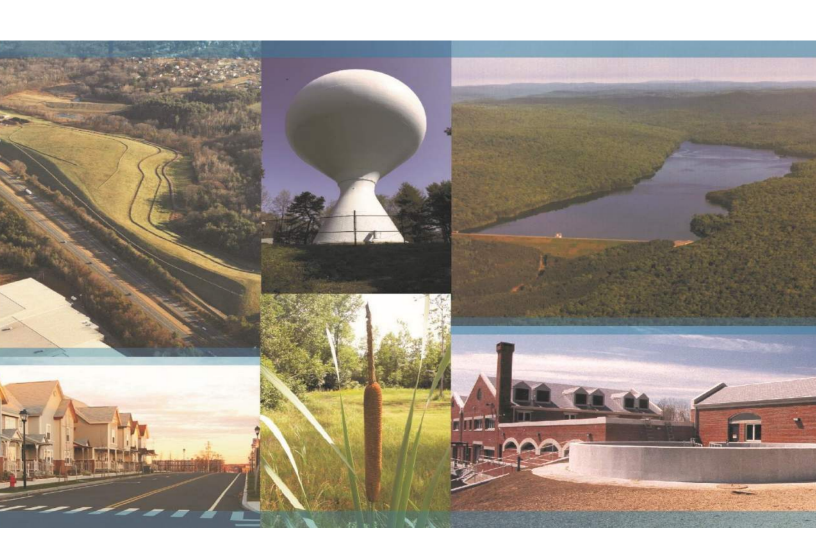
³ Plymouth System Development Fee equals \$10 per gallon (Town of Plymouth, "Sewer Connection Permit Policy", September 10, 2019)

⁴ Falmouth does NOT access a System Development Charge. The Town of Falmouth would fund the WWTF upgrade (based an email exchange with Falmouth Wastewater Superintendent)

⁵ "Commerical/industrial sewer connection permit fee" in Wareham

⁶ (Design plans are required to calculate System Development Charge in Middleboro)

⁷ (Typical 3 bedroom house on 1/8 acre with 40 ft. of frontage)



Sewer Rate and Capacity Management Evaluation

Town of Bourne February 2020



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Tighe

Bond

APPENDIX - Handout from July 12, 2020 Sewer Commission Meeting

Section 1 Introduction



This report was released in February 2020 and discussed at an in-person workshop held on March 16, 2020 which effectively began the COVID-19 quarantine period. The rate evaluation was further discussed at the July 2, 2020 and July 12, 2020 sewer commission meetings. One of the many impacts of COVID-19 were that meetings were no longer held in person and the July meetings were conducted via the Zoom video conferencing platform. To better support this platform, Tighe & Bond combined the elements of a written report and a presentation in the form of a detailed "handout" which consists primarily of the core figures and tables with key discussion points identified. While the handout contains the same elements as the report it is based upon more updated data and information. This document is a convergence of the detailed July 10 handout and the original text from the February 5, 2020 revised final draft. Updated information or tie-ins to the handouts (with page numbers) are clearly indicated. The handout is included in its entirety as an appendix.

The Town of Bourne owns and operates a municipal sewer system that collects wastewater from 604 residential and commercial parcels in the downtown, Taylor Point and Hideaway Village areas. The existing sewer system, constructed in early 1990's, consists of collection and pumping facilities only; all wastewater is sent to the Town of Wareham for disposal. Water is provided by the Buzzards Bay Water District.

The capacity of the Bourne sewer system is limited to 200,000 gallons per day (gpd) by the Intermunicipal Agreement (IMA) with Wareham, which was executed on February 23, 2010, and is valid through February 2030. In response to strong commercial growth in the downtown area, Bourne moved forward with the design and construction of its own municipal wastewater treatment plant (WWTP). The design capacity of the new treatment plant is 100,000 gallons per day, which increases the total sewer capacity to 300,000 gallons per day.

The Town engaged Tighe & Bond to review the existing capacity allocation policy, develop an impact fee policy and create an electronic rate model. The goal is to evaluate the viability of maintaining the existing rate structure compared to alternative rate structures.

During the data development phase, we discovered that the Town Meeting authorization or the WWTF clearly set the Town's expectations in terms of customer impacts. Given its significance, the entire motion is provided below:

Article 2, October 2017 Special Town Meeting

MOTION: That the sum of Six Million Five Hundred Fifty-Eight Thousand Dollars (\$6,558,000.00) is appropriated to make various wastewater system and wastewater treatment improvements for the protection of human and environmental health and to enhance the economic development in Bourne, such funds to be used for planning, constructing, originally equipping and furnishing a wastewater treatment facility and ancillary space on town-owned land, including the payment of all costs incidental and related thereto, and that to meet this appropriation, the Treasurer, with the approval of the Selectmen, is authorized to borrow said amount under and pursuant to Chapter 44, Section 8(14) of the General Laws, or pursuant to any other enabling authority, and to issue bonds or notes of the Town therefor:

provided, however, that no sums shall be borrowed or expended pursuant to this motion unless and until the Selectmen shall have determined that sewer rates and charges have been established to pay all costs of operating and maintaining the Town's sewer enterprise, including the cost of any existing debt service currently payable from the sewer enterprise, and that sewer rates have been so established as to provide for the full payment in each year of debt service on Two Million Four Hundred Thousand Dollars (\$2,400,000) of bonds or notes issued pursuant to this vote. The amount authorized to be

borrowed by this vote shall be reduced to the extent of any grants received by the Town on account of this project. Any premium received upon the sale of any bonds or notes approved by this vote, less any such premium applied to the payment of the costs of issuance of such bonds or notes, may be applied to the payment of costs approved by this vote in accordance with Chapter 44, Section 20 of the General Laws, thereby reducing the amount authorized to be borrowed to pay such costs by a like amount.

VOTED: AYES 132; NAYS 24; declared a 2/3rds vote.

Our rate evaluations start with examining the revenue projected from existing rate structures against the estimated revenue needs (expenses) over a ten-year planning period. If the projected revenue falls short of the revenue needs, percentage increases are applied uniformly to all components of the rate structure (i.e. base fees and usage charges) to maintain the desired reserve balance. The cost impacts to residential customers are then calculated and reviewed in terms of equity. From there, incremental modifications to the existing rate structure are developed and reviewed. Typically, the residential costs for all alternatives are reviewed against each other with the lowest cost generally representing the most desirable option. The language outlined in the motion however sets a clear standard for evaluating not only the rate structure but fees as well, which was subsequently adopted as the primary project goal.

Section 2 Capacity Allocation Assessment

2.1 Defining and Measuring Sewer Capacity

The function of a public sewer system is to collect and transport wastewater from customers to a wastewater treatment plant where the wastewater is treated using both biological and chemical/physical processes.

Treated wastewater is discharged to either a surface water body or groundwater via subsurface disposal. A discharge permit is required for the above mentioned scenarios and are governed by different federal agencies. Surface water discharges are governed by the National Pollution Discharge Elimination System (NPDES) program while groundwater discharge administered by the Massachusetts Department of Environmental Protection (MADEP). The discharge permit defines effluent quality requirements and the maximum amount of treated wastewater that may be discharged. As a result, all **wastewater treatment plants have a finite capacity**.

Bourne is considered a secondary system (no treatment) and currently sends all sewerage from its collection system to the Town of Wareham for disposal as authorized under the Intermunicipal Agreement (IMA) between the two towns. The IMA provides Bourne 200,000 gallons per day of capacity.

2.2 Capacity allocation policy

In 2017, the Town developed the Commercial Wastewater Management Allocation Policy (the Policy), which is designed to support growth by developing an impartial method of allocating capacity to new commercial developments.

The Policy consists of the following steps:

Application. An application is submitted as the first step to provide general information about a project, proposed location, and descriptions. More importantly, the application requires information relative to the applicant's intent and progress towards obtaining ownership of the parcel and securing financing. The last and most important information provided is the estimated flow that will be generated from the completed project site.

Preliminary Allocation. The Town has 60 days to respond and issue a preliminary allocation to the applicant provided that the applicant has demonstrated that project financing is available, ownership of the identified parcel has been secured, and that the estimated flow is less than the Uncommitted Reserve Capacity. The pool from which capacity is allocated from is referred to as the **Uncommitted Reserve Capacity (UCRC)** which is defined as the total available (permitted) capacity minus preliminary allocations, operational allocations, existing residential flow and the residential reserve (2% of residential flow). The preliminary allocation reserves the requested capacity for the applicant and provides the applicant with two years to initiate construction.

Operational Allocation. The preliminary allocation is converted to an operational allocation by the approval of the Town once a building permit has been issued. It

is assumed that the allocation amount is the same as that requested in the preliminary allocation application.

2.2.1 Program Maintenance

The policy has several checks and balances designed to maintain the system:

Public Hearing: The Board is required to conduct a public hearing within six months of the preliminary allocation approval. At the public hearing, the applicant is required to submit a report on their plans for development within the next two years. If the applicant fails to demonstrate sufficient plans for development, the allocation is considered void and the capacity returns to the Uncommitted Reserve Capacity.

Operational Allocation Review: If a property with an approved operational allocation has not commenced to discharge within two years, the allocation is voided and returned to the Uncommitted Reserve Capacity. Three years after the initial connection, the actual flows are compared to the approved allocation, if the actual flow is greater than the allocation, the property owner must apply for an additional allocation, if less, the difference is returned to the uncommitted reserve capacity.

Annual Update of the Uncommitted Reserve Capacity: The policy requires the Board to determine the uncommitted reserve capacity annually in September. The status of all allocations is to be reviewed as part of the determination.

2.3 Determination of Uncommitted Reserve Capacity

The Uncommitted Reserve Capacity (UCR) is calculated for 2018 based upon the following components as described in Section 2.1, and further described below:

1. **Existing Residential Usage**. The capacity allocation provided by the Wareham IMA is based upon the total volume of sewage that enters the Wareham collection system as determined by summing the flows from Bourne's two pump stations; Main Street and Hideaway. No distinction is made between residential and non-residential sewage. The total pumped volume for 2017 and 2018 is shown below in Table 2-1

Table 2-1Total Wastewater Pumped (gpd)

Year	Main Street	Hideaway	Total
CY 2017	85,156	11,063	96,220
CY 2018	89,050	10,363	99,413



See page 2-7 for updated pumpage data

2. **Existing Allocations.** Existing allocations as of December 2019, are shown in the following tables.

Table 2-2Recent Approvals (Operational)

Owner	Location	Allocation (gpd)	Application Date	Approval Date
Hampton Inn	12 Kendall Rae Place	15,243	-	9/30/2014
Vincent Michienzi	85-93 Main Street	13,000	10/24/2018	10/15/2018
	ΤΟΤΔΙ	28 243		

Table 2-3Pending Approvals (Preliminary)

Owner	Location	Allocation (gpd)	Application Date	Approval Date
GENCON/ 12 Wagner	12 Wagner Way	17,750	1/5/2018	6/18/2019
Calamar / 25 Perry	13 Kendall Rae Place	16,800	12/21/17	9/19/2017
Vincent Michienzi/ 100 Block	Cohasset / Main	26,080	-	10/13/2015
	TOTAL	60.630		

Table 2-4 Pending Applications

Owner	Location	Allocation (gpd)	Application date	Approval date
Oak Bay Brewery	140 Main Street	2,256	8/23/2019	12/18/201
				9
James McLaughlin	227 Main Street	79	12/31/2019	TBD
MMA Cadet Housing	11 Buttermilk Way	7,070	12/27/2019	TBD
	TOTAL	9,405	_	

The resulting Uncommitted Reserve Capacity based upon 2018 usage is shown below in Figure 2-1.

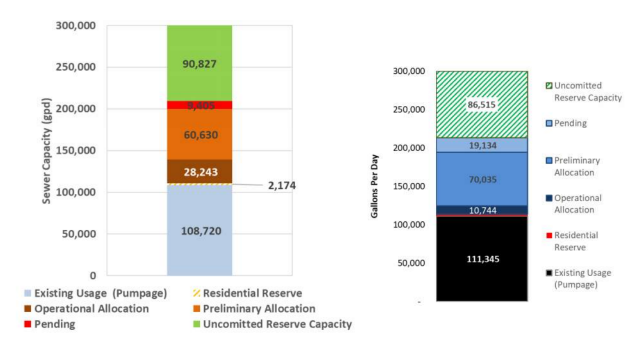


Projects marked with triangle above have come online since the project started, see handout page 8 for additional information

Figure 2-1 Uncommitted Reserve Capacity



Revised URC determined based upon 2019 pumpage with allocations for projects indicated on previous page removed.



The total of existing and allocated capacities is 199,679 gallons per day, which is almost at the existing allotted capacity defined by the Wareham IMA. However, it is important to understand that the inherent accuracy of this value is directly related to the method used to determine each component.

2.3.1 Accuracy of Uncommitted Reserve Capacity

The Uncommitted Reserve Capacity effectively defines the amount of commercial development that can be supported by the new WWTP. Sewer flows are determined by a variety of different methods for different purposes and each method has inherent accuracy limitations. Understanding these methods is important to maximize the value of the new WWTP investment.

The different uses of sewer flow and the methods used to determine them are as follows:

Customer Billing: Measuring actual sewer flow for small diameter pipes is impractical, so industry practice is to use metered water usage as a proxy. In Bourne, metered water usage data is provided by the Buzzard's Bay Water District. The Water District reads water meters twice each year and provides Bourne with a summary of annual (calendar year) usage by customer consisting of the two metered usages.

Disposal Costs: The annual operating cost assessed to Bourne by Wareham was based upon the actual sewerage that entered the Wareham sewer system¹ as measured at Bourne's two pump stations.

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¹ On June 11, 2019 the two towns entered into a settlement agreement intended to resolve "multi fiscal year dispute" that effectively changed the basis of the operational charge to a fixed fee from a flow-based fee. For the purposes of this

Allocations: Allocations are based upon Title V, the common name for 310 CMR 15.000 The State Environmental Code Title V. Title V are the design guidelines for onsite wastewater disposal (septic) systems. Title V contains estimated flow values for residential and a variety of non-residential applications. These values are considered to represent a maximum day value versus the average day that Bourne manages to, it is also generally considered out of date and/or overly conservative.

The easiest Title V flow to evaluate against existing usage is for residential users. Title V estimates residential sewer usage to be 110 gallons per day per bedroom. Section 4.3 contains a distribution of usage for single family customers and shows that 50% had an annual usage of 20,000 gallons or less. A 3 bedroom assumption equals 18 gallons per day per bedroom. Using the residential water use value of 50 gallons per day per person reported by the Water District and assuming a 3-person household with 3 bedrooms, this equals 50 gallons per day per bedroom or 45% of Title V. A 45% reduction factor was used in the financial analyses shown in Section 4. The reduction factor for non-residential use is more difficult to determine as the Title V estimated flows are not available for existing non-residential customers.



Evaluations changed to reflect a 50% reduction factor.

Wareham IMA: The operational assessment of the IMA is based upon actual pumpage¹, while sewer customers are based upon metered water use. While it is common practice to bill sewer based upon water usage, the two can vary significantly for the following reasons:

- 1- Not all drinking water becomes sewage. The Buzzards Bay Water District experiences a 75% increase in water demand in the summer, much of this is related to outdoor water use, which does not contribute to the sewer flow. Table 2-5 compares the actual sewage flow as measured at the pump stations to the amount of wastewater customers were billed based upon water usage.
- 2- Not all sewer flow is from drinking water. Gravity sewers are susceptible to inflow and infiltration (I&I), which is ground water or stormwater that leaks into or enters the sewer system through illicit connections. I&I negatively impacts Bourne in two ways; it robs capacity that could otherwise tsupport additional residential and commercial developments (and generate revenue) and increases the cost of disposal.

evaluation we have assumed that the operational charge will return to a flow basis in the future.

In recognition of the significance of Infiltration and Inflow statewide, the MADEP required all sewer systems to submit an Infiltration and Inflow Study by December 2018 or request an extension. Bourne requested an extension; thus, no data is available. To develop an order of magnitude understanding of I&I, water consumption and sewer pump station data were compared. Figure 2-2 shows this comparison, the water data reflects the usage for the entire water

Year	Total	Total	
	Pumped	Billed	Delta %
CY 2018	39,683	38,637	103%
CY 2019	40,640	38,345	106%
Delta %	2.4%	-0.8%	

system so while the actual

volume is not meaningful, the peaks are valid.

Figure 2-2 Water Usage vs. Sewer Flow

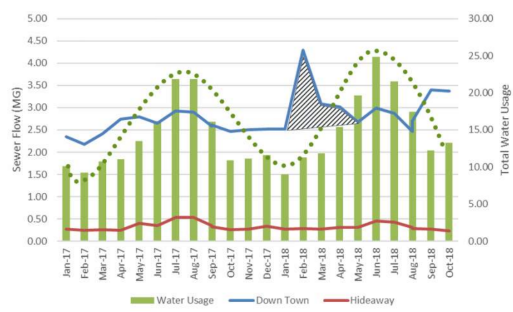


Table 2-5Comparison of Billed vs Pumped Sewerage (kgal) by Calendar Year (CY)

Year	Total	Total	
	Pumped	Billed	Delta %
CY 2017	35,120	36,869	-5%
CY 2018	39,683	38,637	103%



Updated table showing 2019 data. The pump station flow increased by 11% from 2017 to 2018 while usage went up 10%, this is reflected in the chart and is likely associated with Infiltration and Inflow. In 2019 pump station flow went up again by 2.4% however, usage went down by almost a percentage point. This indicates a potential increase in Infiltration and Inflow in 2019.

Water usage shows the expected seasonal increases peaking in July for both years. The Hideaway pump station flows are generally constant, with subtle increases coincident with the water use peaks. The difference in peak magnitude between water and the Hideaway Pump Station support the statement that not all drinking water contributes to sewer flow.

The Downtown pump station also experienced coincident increases for July but more importantly, there was a significant peak in February 2018, the second lowest month for water use. Pump station flows do not return to normal levels until May, this supports the statement that not all sewerage is related to drinking water.

One possible reason for the difference in response between the two sewer pump stations is that Hideaway is served by low pressure sewers (grinder pumps) while the Downtown area is served by gravity sewers. Low pressure sewers by their nature do not experience I&I because they operate under pressure. Gravity sewers, however, generally experience some level of I&I. For Bourne this is evidenced by the shaded area in Figure 2-2.

Section 3 Financial Evaluation – Revenue Needs

The first step of a water or sewer rate evaluation is to determine the future revenue needs (expenses) for the analysis period. These expenses consist of three primary categories: operating, capital and debt, each described in more detail below. The figures and schedules shown in this section were taken from the spreadsheet model developed for this project. The model is based in Microsoft Excel and consists of numerous modules or 'tabs' which are referred to in the text. The actual expenses, remaining debt service obligations and starting retained earnings balances were provided by the Town.

3.1 Operating Expenses

Operating expenses consist of the day to day cost of maintaining the sewer system, including labor, expenses and supplies. The entire chart of accounts (all line items) are entered into model, sorted by order of largest to smallest then reviewed for trends.

Schedule 3.2 shows the trending analysis, for brevity only the top 10 expenses are shown.

Schedule 3.2: Historic Trending Analysis							
Category	Average Budget	Average Expended	Average Turnback	Trend %	Trends	Escalator	
Wareham - Operating	\$350,500	\$272,229	20%	-5%	-	2.5%	
Wareham - Capital	\$188,478	\$188,478	0%	0%	• • • • •	0.0%	
Transfer Out (Indirects)		\$129,546		-1%		2.5%	
Transfer Out (Reserve)		\$100,000					
Purchase of Services	\$30,833	\$28,086	-12%	202%		2.5%	
Personnel Services	\$62,987	\$66,423	-7%	14%		2.5%	
Personnel Services	\$53,430	\$52,706	0%	2%		2.5%	
Rate Funded Capital	\$70,000	\$32,126	51%	35%		2.5%	
Existing Debt Service	\$25,163	\$26,453	0%	66%		2.5%	
Purchase of Services	\$33,333	\$17,952	42%	472%	-	2.5%	

The escalation factors shown above are based upon a review of the last five years (FY15-FY19) budget to actual reports. The average turnback represents the average percent change between the budget and actual expenses for each line item. The turn backs are not factored into the projections but instead serve as an additional measure of conservatism. The budgeted values are used for FY20 and expenses for FY21 on are estimated by applying the escalators from above to the previous value for each year.

Schedule 3.2 shows that the most significant expense item are the charges levied by the Town of Wareham in accordance with the provisions of the existing IMA. The actual trend for the operating cost line item (SERVICES – WASTE REMOVAL AND DISP) indicates that this item has trended downward by an average of 5% over the analysis period. Due to June 11, 2019 settlement agreement however, the projected starting value of \$400,000 per year with an annual escalation rate of 2.5% was used.

Other noteworthy line items are the laborers salaries which have increased by 14% over the last five years (this may be the result of adding staff) and the transfer to General Fund which is not budgeted and thus was projected based upon the expended value from the FY20 budget to actual report. Also, starting in FY21, \$40,000 was added to the line items

for administrator salaries and indirect costs to reflect a portion of the Town Engineer salary to reflect work on sewer related items which is discussed in Section 5.

3.2 Capital Expenses

Capital expenses are associated with system improvements, expansions or other capital purchases. Figure 3-1 shows the projects from the CIP tab of the model, the projects and costs were taken directly from the Town's FY20 Capital Improvement Plan.

Figure 3-1
Capital Improvements

Description	Funding source	Interest rate	Estimated Cost
Safety Equipment Upgrades [Exhaust systems/filter/vent]	Rate		\$65,00
Pumps and Alarm Panels	Rate		\$65,00
Repair or Replace Sewer Covers	Rate		\$15,00
Inspection Camera System	Rate		\$15,00
Replace Grates in Wet Well	Rate		\$100,00
Replace M-9	Rate		\$65,00
Replace M-7	Rate		\$25,00
Study of Sewer Line Repirs and Replacement	Rate		\$40,00
Treatment Plant Enterprise Share	Debt	2.0%	\$2,400,00

\$2,790,000

The funding source is either rate funded (also called operating capital) or debt. Cost year represents the year that the budget was developed and is used to escalate costs. Impact year is the year that the cost hits the enterprise account, which for debt funded projects occurs at the end of the construction period. A 5% annual construction cost escalator is applied to all projects. The most significant capital project is the new wastewater treatment plant, the CIP reflects the enterprise funds share of the future debt service which is described more fully below.

3.2.1 Costs Associated with New Treatment Plant

Costs associated with the new treatment plant consist of operating costs and debt service. The debt service is funded by a variety of sources including the sewer enterprise fund. The breakdown is shown in Table 3-1, the impact year is assumed to be FY21. The annual operating costs are estimated to be \$250,000 annually. All WWTP costs were provided by the Wastewater Facility Design and Building Committee.

Table 3-1

Wastewater Treatment Plant Funding Summary

Project Element	Value
Estimated Project Cost	\$9,693,000
Mass Works Grant	-\$1,500,000
EDA Grant	-\$2,335,850
Total to be funded by debt	\$5,857,150

Debt Funding Sources	Value
State Revolving Fund Loan (General Fund)	\$2,260,410
State Revolving Fund Loan (Sewer Enterprise)	\$2,400,000
General Fund Borrowing	\$1,196,740
Total debt funding	\$5,857,150

Typically, the operating and capital costs associated with the new plant would be included in the various line items shown in the model dashboard, however, given that the cost impact of the new plant is a key concern, these costs are broken out and summed separately.

Reviewing the increases of total expenses shown at the bottom of Schedule 1.1, the increase from FY19 to FY20 is partly due to the fact that the FY19 values are based upon actuals, while FY20 are based upon budgeted values. The more important factor is the increase from FY20 to FY21, which is when the costs for the new wastewater plant begin to impact the enterprise fund.

TOTAL EXPENSES	\$855,782	\$958,044	\$953,514	\$1,234,110	\$1,632,896	\$1,778,686
Subtotal	\$0	\$0	\$0	\$0	\$161,821	\$418,071
Debt Service	\$0	\$0	\$0	\$0	\$161,821	\$161,82°
Operating Expenses	\$0	\$0	\$0	\$0		\$256,250
New WWTP						
Delta previous		231%		35%	106%	-529
Subtotal	\$28,197	\$93,461	\$94,308	\$127,000	\$261,000	\$125,00
Existing Debt Service	\$17,270	\$45,522	\$43,500	\$22,000	\$21,000	\$
New Debt Service	\$0	\$0	\$0	\$0	\$0	\$
Rate Funded Capital	\$10,927	\$47,939	\$50,808	\$105,000	\$240,000	\$125,00
CIP/ Debt						
Delta Previous		4.5%		28.9%	9.3%	2.19
Subtotal	\$827,585	\$864,583	\$859,206	\$1,107,110	\$1,210,075	\$1,235,61
Transfer Out (Reserve)	\$0	\$59,445	\$0	\$0	\$0	\$
Transfer Out (Indirects)	\$126,705	\$124,404	\$128,607	\$138,077	\$181,529	\$186,06
Wareham - Capital	\$188,478	\$188,478	\$188,478	\$188,478	\$188,478	\$188,47
Wareham - Operating	\$250,000	\$294,997	\$213,912	\$410,000	\$420,250	\$430,75
Supplies	\$12,602	\$13,018	\$12,661	\$20,321	\$20,829	\$21,34
Purchase of Services	\$76,163	\$23.626	\$145.524	\$157.696	\$161.639	\$165.68
Operating Expenses Personnel Services	\$173.638	\$160,614	\$170,024	\$192,538	\$237,352	\$243,28
	FY17	FY18	FY19	FY20	FY21	FY22
	Historic Actuals	Actual Values	Actual Values	Budget Values	Projected Values	



See handout page 4 for updated expense data.

Section 4 Rates and Revenue

The next step of the financial evaluation is to estimate revenues from the existing rate and fee structure. The results are used in the rate evaluation found in Section 4.3.

Sewer enterprise revenue consists of rate revenue, and non-rate revenue. Rate revenue is the direct result of customer payment of sewer bills and currently represents 90% of Bourne's total sewer revenue. Non-Rate Revenue consists of liens and penalties associated with non-payment of sewer bills (projected as a percent of revenue), transfers from the general fund (which were not projected forward) and fees associated with development.

The methodology and data used for projecting each element of future revenue are described below. The Town's operating assumption and basis for approval of the new treatment plant was that the revenue from connection fees and future usage associated with new commercial customers would recuperate the capital and operating costs, so determining revenue from development is an important concern.

4.1 Revenue Associated with Development

Development based revenue consists of the fees and charges paid by developers prior to construction as well as the future rate revenue associated with completed projects. Projecting these revenues requires numerous assumptions and estimations in terms of timing and ultimate water usage.

Future revenue from development fees depends on the fee structure, the projected amount of development and the timing or pace of development. For the purposes of this evaluation, development or growth associated with projects currently in the capacity allocation process are categorized as 'Known'² development and development estimated from vacant parcels is described as 'Projected'. Estimating future revenue from development requires also estimating the timeline for development

4.1.1 Development Fee Structure

At the January 17, 2006 Sewer Commission Meeting, the commission approved the following fees:

- Design Review and Construction Inspection Fee*: \$1,500 (commercial only)
- Commercial Sewer Permit Fee: \$150 + \$0.010 per square foot of building floor space
- Sewer Connection Fee*: Annual sewer fee per unit x the number of business units. (commercial only)
- Residential Sewer Permit Fee: \$100 + \$100 for each additional unit.
- Sewer System Development Charge*: \$5,769.678 per acre plus \$36.703 per foot of frontage.
- * Indicates that the fee did not exist prior to this meeting.

² Some of these projects have since become active and technically are no longer in the 'pipeline', they are noted as such but remain included for continuity.

In 2017, the Capacity Allocation Policy discussed in Section 2 was adopted. The fees associated with the new allocation process are as follows:

Application Fee (one-time): \$1,500

Preliminary Allocation Fee (one-time): \$5,000 plus \$1 per projected flow

Operational Allocation Fees: Number of units x current annual base rate sewer fee.

4.1.1.1 Fee Revenue from Known Development

The projects currently in the allocation process are shown in Table 4-1, for each project, the existing step in the process is given as well as an estimated date for connection (commencement of discharge).

Table 4-1Known Development Characteristics and Assumed Timeline

			Est. Total			
Project/Owner	No. Units¹	Allocated Flow ² (gpd)	Annual Flow³ (kgal)	Est. Overage ⁴ (kgal)	Allocation Step	Flow Year ⁵
Hampton Inn	100	15,243	7,622	-	Operational	2020
100 Main	121	27,080	13,540	-	Preliminary	2022
Calamar/ 25 Perry	120	16,800	8,400	-	Preliminary	2022
GENCON/Robert Gendron	109	17,715	8,858	-	Preliminary	2022
Veterinary Clinic	1		-	-	Operational	2020
Blended Berries	1	440	220	-	Operational	2020
Mahoney's on Main	1	3,465	1,733	-	Operational	2020
Oak Bay Brewery	1	1,661	6,500	-	Application	2023
85-93 Main	1	13,000	41,202	-	Application	2023
Bourne Scenic Park	22	17,700	7,965	1,917	None	2023
Total	477	36,266	57,620	1,917		

Notes:

- 1. Projects with 1 unit were assumed
- 2. Assumed to be based upon Title V
- 3. Assumed to be 50% of Title V
- 4. Based upon number of units and estimated annual flow
- Projects shown starting in 2020 are reportedly connected to the system, these projects remain in the table to serve as placeholders for the wastewater volume until actual usage data is received.



See handout page 8 for more updated information.

Table 4-2Projected Revenue from Known Developments –2006 Fee Structure

Project/Owner	Design, Review and Construction	Commercial Sewer Permit Fee	Sewer Connection Fee	System Development Charge	TOTAL
Hampton Inn*					
100 Main	\$1,500	\$1,509	\$98,252	\$9,875	\$111,136
Calamar/ 25 Perry	\$1,500	\$48,763	\$97,440	\$70,922	\$218,625
GENCON/Robert Gendron	\$1,500	\$100	\$116,928	\$31,450	\$149,978
Veterinary Clinic*					
Blended Berries*					
Mahoney's on Main*					
Oak Bay Brewery	\$1,500	\$150	\$11,368	\$8,075	\$21,093
85-93 Main	\$1,500	\$9,210	\$86,072	\$20,810	\$117,592
Bourne Scenic Park	\$1,500	No Data	\$19,172	\$40,000	\$59,172
Total	\$4,500	\$9,360	\$116,612	\$68,885	\$197,857

Projects indicated with an asterisk however were reported to have begun active discharge, prior to the Town's decision and thus no additional fees will be assessed.

Table 4-3Projected Revenue from Known Developments –2017 Allocation Fees

Project/Owner	Application Fee	Preliminary Allocation Fee	Operational Allocation Fee	TOTAL
Hampton Inn*				
100 Main	\$1,500	\$33,580	\$102,366	\$137,446
Calamar/ 25 Perry	\$1,500	\$23,300	\$101,520	\$126,320
GENCON/Robert Gendron	\$1,500	\$24,250	\$121,824	\$147,574
Veterinary Clinic*				
Blended Berries*				
Mahoney's on Main*				
Oak Bay Brewery	\$1,500	\$21,743	\$104,904	\$128,147
85-93 Main	\$1,500	\$33,580	\$102,366	\$137,446
Bourne Scenic Park	\$1,500	\$24,200	\$19,172	\$44,872
Total	\$4,500	\$79,523	\$226,442	\$310,465



See note on next page.

Table 4-4Total projected revenue –Total Fees, Known Developments

			GRAND
Project/Owner	2006 Fees	2017 Fees	TOTAL

Hampton Inn*			
100 Main	\$111,136	\$137,446	\$248,582
Calamar/ 25 Perry	\$218,625	\$126,320	\$344,945
GENCON/Robert Gendron	\$149,978	\$147,574	\$297,552
Veterinary Clinic*			
Blended Berries*			
Mahoney's on Main*			
Oak Bay Brewery	\$21,093	\$128,147	\$149,240
85-93 Main	\$117,592	\$137,446	\$255,038
Bourne Scenic Park	\$	\$44,872	\$44,872
Total	\$138,685	\$310,465	\$449,150



See handout page 8 for updated/revised development fee information.

4.1.1.2 Projected Fee Revenue from Projected Development

To estimate future development, the parcel database was analyzed and 27 parcels not already in the allocation process were identified for potential development based upon land use codes. Vacant residential parcels were not included as they reportedly do not meet zoning requirements.

Table 4-5Projected Development Parcels

Address	Land Use Code	Land Use Description	Est. Demand (GPD)	Est. Units
105 MAIN ST	3900	Developable Commercial Land	1,699	14
11 MAIN ST	3900	Developable Commercial Land	1,015	9
129-137 MAIN ST	3900	Developable Commercial Land	1,346	11
2 CANAL VIEW RD	3900	Developable Commercial Land	1,411	12
2 KENDALL RAE PL	3900	Developable Commercial Land	17,729	144
69-73 MAIN ST	3900	Developable Commercial Land	1,668	14
29 COHASSET AVE	3920	Undevelopable Commercial Land	736	6
32-A COHASSET AVE	3920	Undevelopable Commercial Land	501	5
6 WASHINGTON AVE	3920	Undevelopable Commercial Land	684	6
8 TAYLOR RD	9010	-	9,061	74
0 BEACH AREA	9300	Vacant, Selectmen or City Council (Municipal)	1,468	12
20 MAIN ST	9300	Vacant, Selectmen or City Council (Municipal)	954	8

Address	Land Use Code	Land Use Description	Est. Demand (GPD)	Est. Units
22 MAIN ST	9300	Vacant, Selectmen or City Council (Municipal)	645	6
229 MAIN ST	9300	Vacant, Selectmen or City Council (Municipal)	4,252	35
90 MAIN ST	9300	Vacant, Selectmen or City Council (Municipal)	23,392	190
Total			5,735	54

Notes

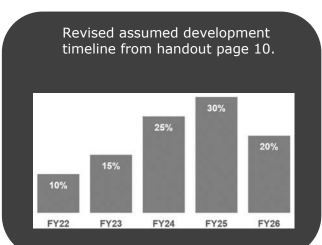
- 1. Parcels identified as 'undevelopable' were included as providing sewer service may make them developable. No further investigation into suitability was conducted.
- 2. Commercial sewer demand estimated at 50 gallons per day per 1,000 square feet of estimated floor area is based upon a 0.13 Floor Area Ratio (FAR).
- 3. Residential sewer demand estimated at 47 gallons per day per person³ and a household size of three people.
- 4. No definition of billable unit exists, units based on the existing per unit flow allowance of 45,000 gallons per year.

4.1.1.3 Assumed Development Timeframe

In order to include the revenue and additional units generated by development, the following development timeline was assumed. The steps refer to the allocation process steps. This timeline reflects a general slowing of the economy.

Table 4-6Assumed Development Timeframe

	Step	
Year	1/2	Step 3
FY21	5%	-
FY22	30%	5%
FY23	30%	30%
FY24	20%	30%
FY25	15%	20%
FY26	-	15%
Total	100%	100%



The percentages shown in Table 4-6 were used to appear and flows.

³ From the 2018 Annual Statistical Report submitted by the Buzzards Bay Water District.

4.2 Projected Usage and Units

The revenue generated from sewer rates varies based upon the number of billable units and the volume of water used by those units as well as the rate structure itself. The rate model calculates rate revenue based upon projected water use and estimated number of additional customers.

4.2.1 Projected Billable Units

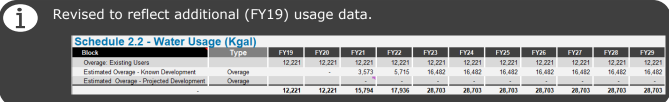
Schedule 2.1 shows the contribution of development in terms of additional units, which increase base fee revenues. The additional units are based upon the data from Table 4-1 and Table 4-5 distributed according to the assumed timing shown in Table 4-5.

Schedule 2.1 - Numbe	Schedule 2.1 - Number of Units													
Category	FY19	FY20	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29			
Total Units- No Development	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092			
Additonal Units - Known Development		102	332	333	477	477	477	477	477	477	477			
Additional Units - Projected Development			34	233	432	565	665	665	665	665	665			
Total Units	1,092	1,194	1,458	1,658	2,001	2,134	2,234	2,234	2,234	2,234	2,234			

Revised.													
Schedule 2.1 - Number	of Units												
Category	Туре	FY19	FY20	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29	FY30
Total Units- No Development	Annual	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092	1,092
Additonal Units - Known Development	Annual		103	227	229	480	480	480	480	480	480	480	480
Additional Units - Projected Development	Annual			0	41	102	203	324	405	405	405	405	405
Total Units		1,092	1,195	1,319	1,362	1,674	1,775	1,896	1,977	1,977	1,977	1,977	1,977

Schedule 2.2 shows the projected overage, note that there is **no additional projected overage** (based upon estimated actual flows). The existing usage has been increasing by 3% per year, a more conservative 2% was used for projections.





4.3 Sewer Rate Evaluation

In order to evaluate the efficacy of a given rate structure, revenues are projected for the existing rate structure based upon the projected usage and connected units and compared against the revenue needs discussed in Section 3. If the retained earnings (reserves) are projected to fall below the 20% target minimum, a percentage increase is applied to the

rates. Once the rates are adjusted so that the target reserves are met, cost impacts are calculated and evaluated.

4.3.1 Evaluating Customer Rate Impacts

The Town's stated goal for the new WWTP was to not impact existing customers. To quantify this, the rate increases from FY17 to FY19 were used as a benchmark. Schedule 4.3A shows the increase in base fee based upon the average increase between FY17 and FY19 of \$37 per year. The projected customer cost for a typical residential customer (3-person household using 50 gallons per day each) is also shown. These costs are used to evaluate the various scenarios.

Schedule 4.3 A- Exi	isting Ra	ate Sti	uctur	e - Sta	itus Q	uo Ra	te Inc	reases	5				
Description	FY17	FY18	FY19	FY20	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29
Base Fee	\$752	\$776	\$812	\$879	\$919	\$959	\$999	\$1,039	\$1,079	\$1,119	\$1,159	\$1,199	\$1,239
Increase in Base Fee (\$)		\$24	\$36	\$67	\$40	\$40	\$40	\$40	\$40	\$40	\$40	\$40	\$40
Increase in Base Fee (\$)				8%	5%	4%	4%	4%	4%	4%	4%	3%	
Annual Cost - Typical Res.	\$752	\$776	\$826	\$977	\$919	\$959	\$999	\$1,039	\$1,079	\$1,119	\$1,159	\$1,199	\$1,239
Annual Cost Increase		\$24	\$50	\$151	-\$58	\$40	\$40	\$40	\$40	\$40	\$40	\$40	\$40

4.3.2 Projected Revenue - Existing Rates with Projected Development

Schedule 5.7 shows the revenue resulting from applying the projected number of accounts and usage to the existing rates (with no increases) as well as adding the projected fee revenue from both known and projected developments. For purposes of analysis each revenue element is broken out by existing users, known development and projected development.

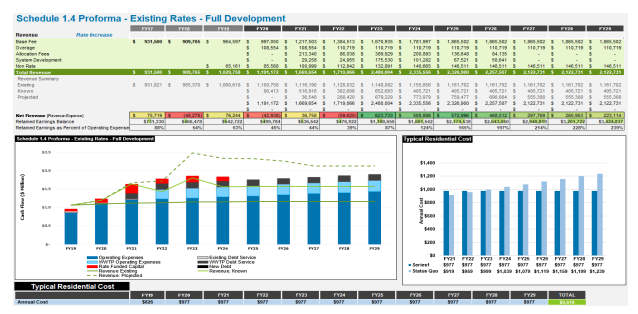
Schedule 5.7 - Calcula	ted Reve	nι	ıe: Ex	IS	ting R	at	es - Fu	Ш	Devel	o	oment					
Category	Type		FY20		FY21		FY22		FY23		FY24	FY25	FY26	FY27	FY28	FY29
Base Fee: Existing Users	Base Fee	\$	959,868	\$	959,868	\$	959,868	\$	959,868	\$	959,868	\$ 959,868	\$ 959,868	\$ 959,868	\$ 959,868	\$ 959,86
Base Fee: Known Development	Base Fee	\$	89,658	\$	291,828	\$	292,707	\$	419,283	\$	419,283	\$ 419,283	\$ 419,283	\$ 419,283	\$ 419,283	\$ 419,28
Base Fee: Projected Development	Base Fee	\$	-	\$	29,886	\$	204,807	\$	379,728	\$	496,635	\$ 584,535	\$ 584,535	\$ 584,535	\$ 584,535	\$ 584,53
Overage: Existing Users	Overage	\$	108,754	\$	108,754	\$	108,754	\$	108,754	\$	108,754	\$ 108,754	\$ 108,754	\$ 108,754	\$ 108,754	\$ 108,75
Overage: Known Development	Overage	\$	5,514	\$	5,514	\$	7,792	\$	7,792	\$	7,792	\$ 7,792	\$ 7,792	\$ 7,792	\$ 7,792	\$ 7,792
Overage: Projected Development	Overage	\$	-	\$	-	\$	-	\$	-	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -
Allocation Fees: Known Development	Alloc	\$	-	\$	205,184	\$	9,057	\$	172,724	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -
Allocation Fees: Projected Development	Alloc	\$	-	\$	8,156	\$	76,981	\$	217,205	\$	200,893	\$ 136,648	\$ 84,135			
System Development Charge: Known	Development	\$	-	\$	29,258	\$	8,075	\$	74,248	\$	-	\$ -	\$ -	\$ -	\$ -	\$ -
System Development Charge: Projected	Development			\$	-	\$	16,880	\$	101,282	\$	101,282	\$ 67,521	\$ 50,641	\$ -		
Total		\$	1,163,794	\$	1,638,447	\$	1,684,921	\$	2,440,884	\$	2,294,507	\$ 2,284,401	\$ 2,215,008	\$ 2,080,232	\$ 2,080,232	\$ 2,080,23

Revised to reflect revised usage projections, decreased development and the FY21 rates.
 Type
 FY20
 FY21
 FY22

 Base Fee
 \$ 959,868
 \$ 1,003,548
 \$ 1,047,228
 \$
 FY23 FY24 FY25 1,047,228 \$ Base Fee: Existing Users 1,134,588 \$ 1,178,268 \$ 1,221,948 \$ 1,265,628 \$ 1,352,988 Base Fee 1,090,908 \$ 1,309,308 \$ Base Fee \$ 90,537 \$ 208,613 \$ 219,611 \$ 479,520 \$ 498,720 \$ 517,920 \$ 537,120 \$ 556,320 \$ 575,520 \$ Base Fee: Projected Development Base Fee 19 660 \$ 50 949 S 105.459 S 174 798 \$ 226 598 \$ 234 698 \$ 242 798 \$ 250 898 122,210 \$ 122,210 \$ Overage: Existing Users Overage 122,210 \$ 122,210 \$ 122,210 \$ 122,210 \$ 122,210 \$ 122,210 \$ 122,210 \$ 122,210 Overage Overage: Known Development 35,728 164.820 \$ 164,820 Overage: Projected Development Overage 211,370 \$ 133,767 \$ Development Charges- Known Development \$ 235.827 \$ Development Charges- Projecte \$ 1,172,615 \$ 1,581,469 \$ 1,622,573 \$ 2,178,655 \$ 2,083,165 \$ 2,226,858 \$ 2,318,590 \$ 2,343,675 \$ 2,414,655 \$ 2,485,635

4.3.3 Proforma - Existing Rates with Projected Development

The proforma compares the projected revenue to the revenue needs developed in Section 3 and estimates the retained earnings for each year of the analysis period. The proforma is shown in Schedule 1.4.



1

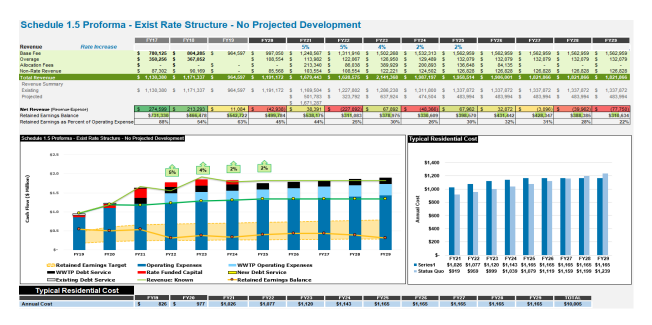
See handout page 13 for updated/revised proforma

The top of the proforma summarizes the revenue, below the revenue summary, the net revenue, projected retained earnings is calculated. In the chart on the left, the columns represent the various expense categories, the dark green lines represents the projected revenue from the existing users, while the light green and dashed green line represent total revenue (development feels plus additional user rate revenue) for known development and projected development respectively. To the right of the proforma chart the cost for a typical residential customer (three-person household using 50 gallons per person per day).

The proforma shows that starting in FY20, revenues are about equal with the expenses, in FY21 the WWTP expenses hit the enterprise but are offset by the fees from known developments (solid light green line). As of FY23 however the expenses are only met if **all development revenue** is included. The customer impacts are acceptable since the rates do not increase at all, however the reliance on projected development **leaves the Town vulnerable if there were a decrease in development.** To quantify this vulnerability, the impact on rates with no projected development revenue was determined. This alternative technically satisfies the project goal in terms of customer impact as the existing rates do not increase.

4.3.4 Projected Revenue – Existing Rate Structure with no projected development

Schedule 1.5 presents the same proforma as Schedule 1.4 with the revenue associated with **projected development removed**. As shown below, a number of **rate increases** were required to maintain the retained earnings target, the rates increases are shown just below the Year designation in the tabular portion and again in the proforma chart. The projected rates are shown in Schedule 4.4.



As a result of increasing rates, the estimated residential costs exceed the status quo, thus this alternative fails to meet the project goal and alternative rate structures were developed and analyzed.

Schedule 4.	4 - Exist Ra	ite Str	ucture	- No P	roject	ed Dev	/elopn	ent	
Description	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29
Base Fee	\$923	\$969	\$1,008	\$1,028	\$1,049	\$1,049	\$1,049	\$1,049	\$1,049
Overage	\$0.0105	\$0.0110	\$0.0115	\$0.0117	\$0.0119	\$0.0119	\$0.0119	\$0.0119	\$0.0119



This scenario modified to include NO development (the above scenario includes known development), plus the previously mentioned revisions. See handout page 16 for updated/revised information

4.3.5 Projected Revenue – Modified Rate Structures

Alternative rate structures are generated in a step wise, incremental fashion starting with the existing rate structure. The first alternative was to maintain a fixed portion and a usage portion with no usage included in the base fee (no overage, all usage billed). Several combinations of base and usage fees were modelled but were not successful in raising needed revenue without unduly impacting residential users.

The next two most common rate structure modifications are to increase the base fee by service (water meter) size, and tiered rates. Customer meter data was not available, so only tiered rates were evaluated.

4.3.5.1 Tiered Rates

The current overage fee is a flat rate where any additional usage over 45,000 gallons will be charged at one cent per gallon with no limits. Under a tiered rate structure, the cost per unit volume (1,000 gallons) of water usage increases in incrementally. This is same as the drinking water rate structure where source conservation is often an overriding concern but in the case of Bourne, sewer conservation measures are necessary due to a finite capacity.

To determine the efficacy of a tiered rate structure, the following steps are completed:

- 1. Separate usage data into customer types to determine the residential fraction
- 2. Develop usage histograms for residential and non-residential users
- 3. Develop the volumetric tier component based upon the usage histograms
- 4. Break existing usage into the proposed tiers as model input
- 5. Develop starting point price for Tier 1 and cost ratios for Tiers 2 and 3
- 6. Review proforma while adjusting rates to meet revenue requirements
- 7. Review customer cost impacts and revise tier cost ratio as required
- 8. Iterate as required.

4.3.5.2 Usage Data Broken Out by User Type

A tiered rate structure is defined by its two variables; the volume of each usage tier and the price increment for each tier. There is this little 'rule of thumb' or guidance for tier setting beyond the suggestion that first tier capture roughly half of the users. Beyond that the best practice is to evaluate the distribution of existing water use.

To separate usage by user class, a parcel database with land use codes was obtained from Mass GIS and the sewer customer addresses were used to match metered usage to customer parcels. There are 42 different land use codes in the parcel database, 12 of which are residential. Table 4-7 shows the proportion of residential to non-residential users in terms of usage, accounts and units.

Table 4-72018 Residential as Percent of Total Use and Accounts

Land Use Code	Total Usage (KGal)	% of Total	Total Accounts	Total Units
Residential	20,791	54%	586	775
Non-Residential	17,846	46%	118	317
Total	38,637	100%	704	1,092

Usage between residential and non-residential is split nearly 50-50, which underlays the focus on commercial development in the sewer service area. However, the total number of accounts and units is heavily skewed towards residential. To understand the usage distribution across all user types (residential and non-residential), Table 4-8 summarizes usage and account data for the top ten land use codes in terms of usage, which comprise 80% of the total usage.

Table 4-8

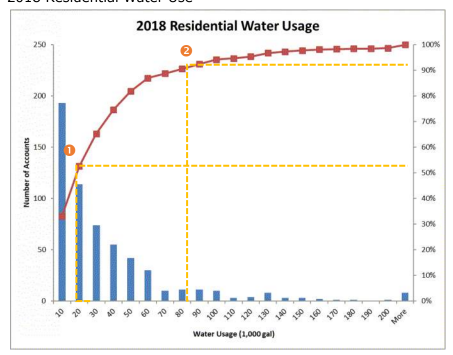
Top Ten Water Use by Land Use Code

	Total	0/ 5		
Land Use Code	Usage (gal)	% of Total	No. Accounts	No. Units
Single Family Residential	8,627	22%	249	257
Mixed Use (Primarily Commercial, some Residential)	5,821	15%	26	68
Developable Commercial Land	3,348	9%	1	106
Residential Condo	2,933	8%	151	153
Apartments with More than Eight Units	2,260	6%	4	106
Apartments with Four to Eight Units	2,221	6%	14	51
Residential Condominium	1,910	5%	132	134
Restaurants/Food Service	1,323	3%	6	6
Two-Family Residential	1,214	3%	17	35
Business Condo	1,062	3%	4	30

4.3.5.3 Analyzing Water Use Distribution Patterns

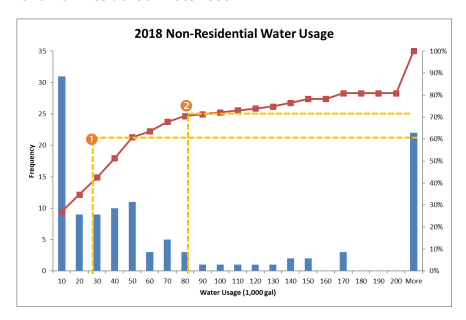
Histograms were developed for residential and non-residential usage for the most recent year (2018). Figure 4-1 shows the distribution of residential usage. The horizontal axis represents the total water used in 10,000-gallon increments while the vertical axis represents the number of accounts corresponding to each volume. Each of the blue columns represent the number of accounts. The red line represents the cumulative total percentage that each column represents.

Figure 4-1 2018 Residential Water Use



The proposed rate structure consists of three tiers with the boundaries defined by the gold lines. Tier 1 includes usage up to 30,000 gallons represented by point 1 and captures just over 50% of all residential accounts. Tier 2 starts at 30,001 gallons and ends at 85,000 gallons (point 2) and captures over 90% of all residential users. Tier 3 captures all usage above 85,000 gallons. Figure 4-2 shows the same tier structure applied to non-residential usage.

Figure 4-22018 Non-Residential Water Use



See handout pages 11 and 12 for additional usage analysis information.

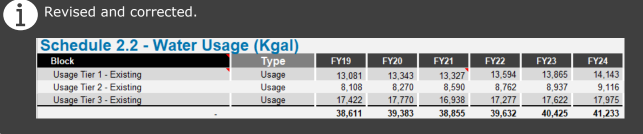
As Figure 4-2 shows, the distribution of non-residential usage is quite different than residential, this is to be expected as there is a wide range of water uses across the non-residential spectrum while the residential users tend to be more homogeneous and vary primarily in the magnitude of use.

4.3.5.4 Subtotaling Existing Usage by the Proposed Tiers

The 2018 water usage values were grouped into the proposed usage tiers and escalated the same as the usage in the previous two scenarios. The estimated usage for known developments were also broken into these tiers. The results are shown in Table 4-9 and Table 4-10.

Table 4-9Existing Customer Usage Broken into the Proposed Tiers

Block	FY18	FY19	FY20	FY21	FY22	FY23	FY24
Tier 1	13,081	13,343	13,609	13,912	14,280	14,685	14,979
Tier 2	8,108	8,270	8,436	8,659	8,997	9,342	9,529



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Table 4-10Estimated Usage from Known Development Under Proposed Tiers

Block	FY21	FY22	FY23
Tier 1	30	90	120
Tier 2	55	165	165
Tier 3	2,697	10,986	17,789



Revised based upon revised usage and development assumptions.

Block	FY21	FY22	FY23
Tier 1	180	180	270
Tier 2	262	262	427
Tier 3	18,030	18,030	23,467

The usage shown in Table 4-10 is based upon the development scenario described in Section 4.1

4.3.5.5 Starting Rates

Water or sewer rates exist in a continuum where each year's rate is based upon the previous years increased by either a percentage or a dollar amount. However, when rate structures are changed it is often necessary to reestablish a starting point. This starting point is the first year for proposed rate changes, in this case, FY21.

The starting rates are shown below in Schedule 4.2

Schedule 4.2 - Tiered Rates - No Projected Development									
Description	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29
Base Fee	\$150	\$150	\$150	\$150	\$153	\$156	\$159	\$159	\$159
Tier 1	\$0.0150	\$0.0150	\$0.0150	\$0.0150	\$0.0153	\$0.0156	\$0.0159	\$0.0159	\$0.0159
Tier 2	\$0.0225	\$0.0225	\$0.0225	\$0.0225	\$0.0230	\$0.0234	\$0.0239	\$0.0239	\$0.0239
Tier 3	\$0.0330	\$0.0330	\$0.0330	\$0.0330	\$0.0337	\$0.0343	\$0.0350	\$0.0350	\$0.0350

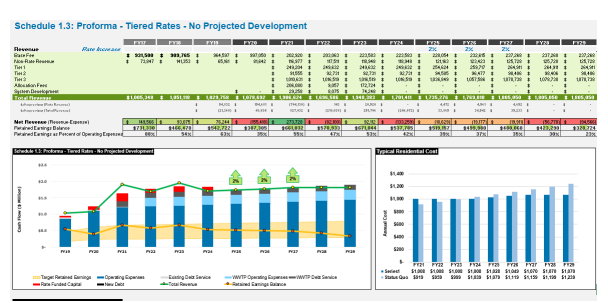


The tiered rate structure was revised by shifting revenue generation towards the base fee and away from usage to increase revenue stability and equity of existing residential users.

Schedule 4.1 - Tiered ERU Rates - 0% Projected Dev.									
Category	FY21	FY22	FY23	FY24	FY25	FY26	FY27	FY28	FY29
Base Fee	\$575	\$575	\$575	\$575	\$575	\$575	\$575	\$575	\$575
Tier 1	\$0.0065	\$0.0065	\$0.0065	\$0.0065	\$0.0065	\$0.0065	\$0.0065	\$0.0065	\$0.0065
Tier 2	\$0.0098	\$0.0098	\$0.0098	\$0.0098	\$0.0098	\$0.0098	\$0.0098	\$0.0098	\$0.0098
Tier 3	\$0.0130	\$0.0130	\$0.0130	\$0.0130	\$0.0130	\$0.0130	\$0.0130	\$0.0130	\$0.0130

As mentioned previously, the second dimension of a tiered rate structure is the price increment. The rate model computes the cost of tiers 2, 3, etc. by multiplying the tier 1 starting rate by the price increments. The rates for years FY22 on are all based upon the prior year's value multiplied by the rate increases shown in the individual proformas. The starting price increments are 1.5 for tier 2 and 2.2 for tier 3. Again, there is little guidance in terms of establishing the price increment, the methodology used is to start with a conservative (in this case, a relatively small increment), test for efficacy and revise if required.

See handout pages 14 for revised proforma.



The proforma resulting from applying the rates shown above to the usage previously described is shown below. Small rate increases are required throughout the analysis period, the resultant customer cost impacts are less than the targets established in Section 4.3.1, therefore this scenario meets the project goals.

4.3.6 Projected Revenue - Revised Service Development Charge (SDC)

The System Development Charge described in Section 4.1.1 was based upon the betterment formula used to fund construction of the original sewer system. The minutes of the January 17, 2006 Sewer Commission Meeting indicate that current values of \$73.406 per foot of frontage and \$11,539.356 were arrived at by simply doubling the values used in the original betterments based upon the statement that construction costs had more than doubled since. Although this fact is not in dispute, it is recommended that System Development Charges be based upon a defendable methodology and cost basis.

As discussed previously there are two methods for determining System Development Charges, buy-in or growth approach. For purposes of evaluation, the planned facility / growth approach was deemed most appropriate.

The method used to develop an alternative fee was adopted from the Water Environment Federation's Manual of Practice No. 27, Financing and Charges for Wastewater Systems, 4th Ed. The methodology consists of determining an appropriate unit of measure or scaling factor by which the growth-related costs are divided by to obtain a per unit cost. The per unit cost can then be applied to a variety of development projects.

4.3.6.1 Growth Related Costs

The growth-related cost was taken to be the \$2.4M in construction debt allocated to the sewer enterprise. Note that the SDC is only intended to recover fixed capital costs and not operating costs.

4.3.6.2 Scaling Factor

Our understanding based upon discussions with the Town is that the new WWTP is designed to add hydraulic capacity versus biological treatment capacity, or stated differently, there is no existing concern over high strength wastes. To allocate the 100,000 gallons per day of capacity to be provided by the new plant the Equivalent Residential Unit (ERU) was selected. The ERU is used to represent non-residential uses as a multiple of a typical residential user.

Capacity is allocated to future projects based upon Title V flow estimates, and as discussed in Section 2, overestimates actual daily average flow, which the 100,000 gpd represents. The usage used for the typical residential user is 150 gpd which equals the 50 gallons per day per person for a three-person household also discussed in Section 2. This represents 45% of the 330 gallons per day assigned to a 3-bedroom house in Title V. Dividing 100,00 by 150 results in 667 ERU's. To obtain the value of 1 ERU the total cost of \$2.4M is divided by 667, which results in a value of \$3,600.

4.3.6.3 Estimating Revenue From revised SDC

Table 4-11 compares fee revenue between the current and revised fee structures for selected developments.

Table 4-11Comparison of Estimated Fee Revenue

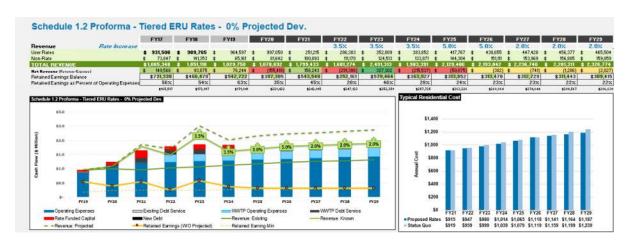
	Existing Fees		ERU B		
Development	No. Units	Total	ERU's	Fee	Delta
Hampton Inn ¹	100	\$293,238	46	\$164,624	-78%
100 Main	121	\$248,582	81	\$292,464	15%
Calamar/ 25 Perry	120	\$344,945	50	\$181,440	-90%
Bourne Scenic Park ²	22	\$84,360	53	\$191,160	56%

Notes:

- 1. Shown for comparison only, Hampton Inn's total fee of \$48,533 was based upon 2006 fee structure only and 1 Unit.
- 2. SDC for Bourne Scenic Park is estimated.

Note – the calculations shown on handout page 8 reflect further discussion relative to the application of the existing fee structure.

With the exception of Calamar, the new fee structure results in higher fee totals, with 100 Main and Bourne Scenic Park doubling. While it is important to have an established basis for SDC development, an equally important consideration is that excessive costs could drive off development. In recognition of the fact that the additional development would also contribute to user fees (rate revenue), the Tiered Rate alternative was reevaluated with the decreased ERU rate and development rate revenue calculated using the ERU's as billable units. The Proforma is shown below as Schedule 1.2.

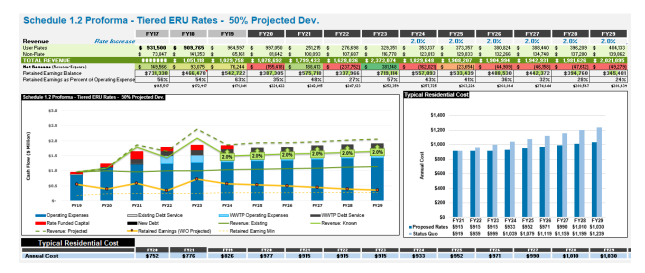


This scenario requires moderate rate increases throughout the analysis period to maintain the desired reserve balance. The residential user costs from this scenario are below the status quo costs which meet one of the project goals.

Not plue to the rapidly changing economic conditions, the two scenarios ultimately discreted were 100% known development/ 50% projected development and no development at all. See handout pp. 13 &14.

previous scenarios were developed based upon either 0% or 100% development to framé

outcomes, however the most likely scenario is something in between. To evaluate the impact of partial development, the scenario shown above was modeled with 50% of projected development. The proforma is shown below.



Under the 50% development scenario, minimal rate increases are required, and the residential costs represents the lowest of all scenarios except for the existing rate scenario.



See handout page 15 for extended customer impact analysis

Section 5 Conclusions and Recommendations

5.1 Capacity Management and Allocation Policy

5.1.1 Administrative

Approval: The version of the allocation policy found on the Town website is not signed by the Board of Sewer Commissioners and may call into question the validity of its application, if challenged. We recommend that a signed version to be uploaded immediately.

Residential Exclusion: The policy states that it does not apply to single family residences and residential buildings with up to four units. According the Town, vacant parcels were not initially assessed betterments as part of the collection system construction. Additionally, the policy appears to assume that all if not most existing usage used to calculate the uncommitted reserve capacity is residential use. Table 5-1 shows the summary of water use by customer type. The existing usage is almost exactly divided between residential and non-residential so there does not appear to be sufficient justification for a residential exclusion.

Table 5-1Residential vs Non-Residential Usage

	2018 Water	Usage
User Class	Gallons (x 1,000)	% of Total
Residential	20,791	54%
Non-Residential	17,846	46%
TOTAL	38,637	100%

Project Identification: Projects are defined to by a combination of address and developers name, consolidating data from different sources was difficult due to inconsistent naming. We recommend using the parcel or assigning a unique identifier to each project to prevent further confusion.

Estimated Flows:

The application form requires the requested allocation volume and the *basis* for that volume. The estimated flows provided by Bourne were all based upon Title V estimates. Although Title V is generally not representative of actual sewer flow, it has become the default standard for demand projections in Massachusetts. We recommend that Bourne standardize on this practice for consistency.

5.1.2 Managing Uncommitted Reserve Capacity

Reconciling Actual vs Estimated Flows. Section V Paragraph A states "within six months of adoption of the policy the Board shall conduct a public hearing in order to review the Allocations to parcels on which betterments have been paid but no development has occurred."

a. Presuming that the policy has been approved, this language should be changed to represent the schedule moving forward.

- b. Relative to use of the word 'betterment', the original sewer system was funded by betterments, however our understanding is this is no longer being used as a funding mechanism. The word betterment should be replaced with the appropriate fee, if that was the intent.
- c. Section V Paragraph C requires reconciliation of actual versus estimated usage after three years. We recommend the reconciliation timeline to be shortened to once the project is at full capacity and no more than 12 months.

Increasing Usage. Existing usage has been increasing between 3% and 5% with no increase in users. This potentially reduces capacity independent of growth and should be monitored.

5.2 Development Fees

When new users enter or connect to an existing water or sewer system it is common for the municipality to assign a variety of connection fees and charges. These fees and charges fall into two categories, those directly related to the actual project (pipe connections, review fees, inspection fees, etc.) and System Development Charges (SDC's).

5.2.1 Existing Fees

The existing fee structure instituted in 2006 contains four individual fee components for commercial developers (see Section 4.1.1). The design review and construction inspection components are clearly administrative, and the System Development Charge is self-explanatory. It is not clear what costs the Sewer Permit Fee or Connection Fee are intended to recover or clear distinction between the two.

The 2017 Commercial Wastewater Management Allocation Policy includes three additional charges also described in 4.1.1, it is not clear if the intent of the 2017 policy was to supplement or expand the existing fees; the operational allocation fee appears to overlap with the sewer connection fee. In terms of rational nexus between fees and costs, the only justification is the doubling of the existing betterment charge, which is not designed to equitably distribute treatment plant costs.

We recommend that Bourne review the existing fee structures, identify which administrative costs are to be recovered and adopt the ERU fee structure. The entire process including fees should be summarized in one document and referenced appropriately.

5.3 Sewer Rates

The existing rates consist of a base charge and an overage charge, the base charge is assessed to each billable unit, however, do definition of a billable unit could be found. In the supporting revenue projections for the WWTF for example the Hampton Inn was assumed to be billed for 100 units however while the system development fees were based upon one billable unit. The ERU based alternatives apply the base fee to the total number of ERU's which is suitable for use as it is defendable.



See handout page 19 for additional recommendations. At the July 28th, 2020 meeting of the Sewer Commission the FY21 sewer rates were set based upon maintaining the existing rate structure with a \$90 increase to the base fee. Given the amount of uncertainty at present, this is a prudent decision. The commission should continue to monitor water use, development activity and revisit this issue in late FY21.

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Bourne Sewer Commission July 14, 2020 Workshop

REVISED 7-10-2020

INTRODUCTION

This handout is designed specifically for use in a virtual meeting environment where some participants may be connected by telephone only. The goal is to provide a comprehensive overview of the evaluation in an intentionally condensed fashion to minimize the total number of pages.



Bourne Sewer System History and Overview

Existing sewer system

- Constructed in the 1990's
- Services the Downtown, Taylor Point and Hideaway Village Areas
- Paid by owners through betterments
- Sewage goes to Wareham for treatment through Intermunicipal Agreement (IMA)
- Sewer users are billed based upon a base fee which includes 45,000 gallons of use, anything over that billed at \$0.01 per gallon.

New Wastewater Treatment Plant

- Need first identified in early 2000's
- Designed to support projected development in existing sewer service area
- Intended to be fully funded by new growth with no impact on existing rate payers.

Development Fees

- 2006 Existing fee structure established
- 2017 Capacity management policy developed

Project Goals

Rate Evaluation: Determine if new plant costs will be supported entirely by growth.

- Add costs of new plant to existing costs
- Estimate future revenue under existing connection fees and from future users
- Determine user cost impacts

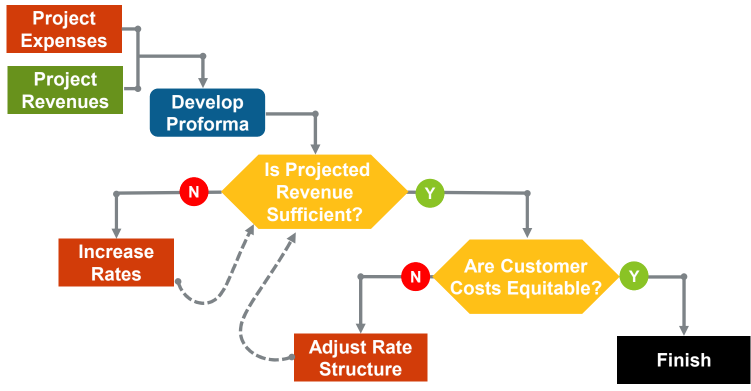
Connection Fee and Allocation Evaluation

- Review existing development fees
- Review capacity allocation policy



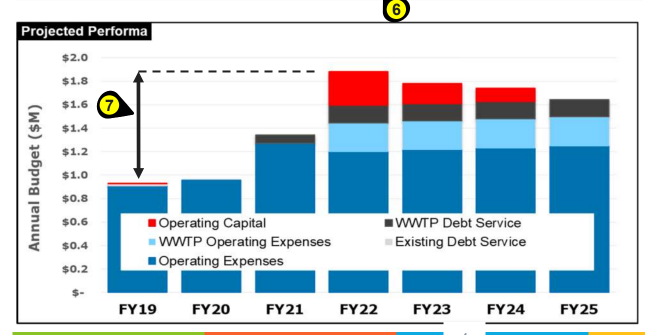
RATE EVALUATION PROCESS



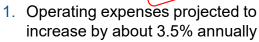


PROJECTING EXPENSES

	Actual Values	Actual Values	Budget Values	Projected Values	Projected Values	Projected Values	Projected Values
1	FY19	FY20	FY21	FY22	FY23	FY24	FY25
Operating Expenses	1		2			. 17	
Wareham - Operating	\$213,912	\$400,000	\$410,000	\$420,250	\$430,756	\$441,525	\$452,563
Personnel Services	\$170,024	\$106,494	\$197,380	\$243,315	\$249,397	\$255,632	\$262,023
Wareham - Capital	\$188,478	\$188,478	\$188,478	\$188,478	\$188,478	\$188,478	\$188,478
Transfer Out (Indirects)	\$128,607	\$128,607	\$140,944	\$145,877	\$150,983	\$156,267	\$161,736
Purchase of Services	\$145,524	\$92,776	\$113,150	\$79,796	\$81,791	\$83,836	\$85,932
Other Charges and Expenditures	\$47,408	\$32,614	\$105,375	\$108,009	\$110,710	\$113,477	\$116,314
Transfer Out (Reserve)	\$0	\$0	\$100,000	\$0	\$0	\$0	\$0
Supplies	\$12,661	\$6,715	\$20,028	\$20,616	\$21,223	\$21,851	\$22,498
Subtotal	\$906,615	\$955,684	\$1,275,355	\$1,206,341	\$1,233,339	\$1,261,066	\$1,289,545
Delta Previous	3.4%	0.0%	9.6%	-5.4%	2.2%	2.2%	2.3%
Capital					3		
Operating Capital	\$3,679	\$0	\$0	\$290,000	\$170,000	\$115,000	\$0
New Debt Service	SO	SO	SO	\$0	\$0	\$0	\$0
Existing Debt Service	\$20,500	\$0	\$0	\$0	\$0	\$0	
Subtotal	\$24,179	\$0	\$0	\$290,000	\$170,000	\$115,000	\$0
New WWTP					5 \$170,000		
Operating Expenses	\$0	\$0	4	\$250,00	\$250,000	\$250,000	\$250,000
Debt Service	\$0	\$0	\$72	\$146,776	\$146,776	\$146,776	\$146,776
Subtotal	\$0	\$0	\$72,000	\$396,776	\$396,776	\$396,776	\$396,776
TOTAL EXPENSES	\$930,794	\$955,684	\$1,347,355	\$1,893,117	\$1,800,115	\$1,772,843	\$1,686,321



Key points:



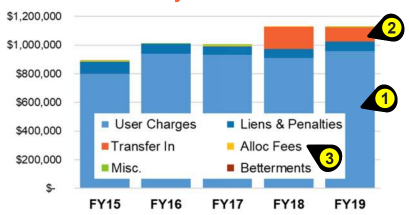
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- 2. Wareham costs based on June 2019 settlement agreement. Cost escalates 2.5% annually
- 3. Plant O&M cost based upon estimate, actual cost will vary based upon future contracts costs and actual startup based upon March 2021 completion
- 4. Based upon FY21 budget, should replace with information from schedule C.
- Operating Capital reflects deferred projects including \$100k Infiltration & Inflow investigation (MADEP required).
- Based upon Budget, actual costs likely to be lower. For FY19 the actual expenditure was 77% of budget.
- Budget levels nearly double by FY22 which tends to bring out any inequities in a water or sewer rate structure



PROJECTING REVENUE

Historic Revenue by Source



Key points:

- 1. The majority of revenue has come from user charges
- 2. In the past, transfers were used to minimize rate increases
- 3. Once debt and CIP costs hit, development revenue becomes more important.

Projecting Revenue From New and Existing Customers

Existing Customers

User Charges: Based upon analysis of previous years usage data

New Customers (Development) Broken down into two categories:

Known: Projects that the Town is aware of and are in the development process

Projected: Estimated from undeveloped non-residential parcels

User Charges

Known: Based upon flow data provided in application materials or estimated

combined with estimated connection year.

Projected: Based upon planning level flow estimates

Development Charges

Known: Based upon data provided in application materials or estimated combined

with estimated connection year.

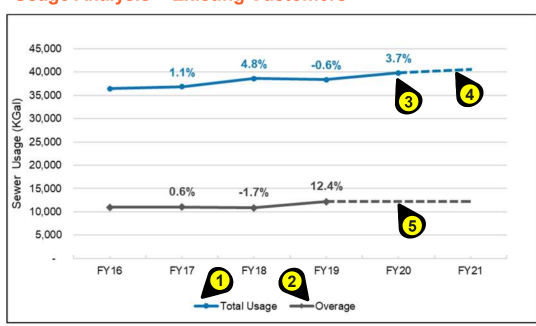
Projected: Based upon planning level data



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PROJECTING REVENUE FROM USER CHARGES

Usage Analysis – Existing Customers



Usage Analysis – Known Development

Development 6	Flow Year	Units 7	Allocated (gpd)	Flow (gpd)
Hampton Inn	2020	100	15,243	
Oak Bay Brewery	2020	1	1,661	
Veterinary Clinic	2020	1		
Blended Berries	2020	1	440	
Mahoney's on Main	2020	1	3,465	
Vincent Michienzi (85-93 Main)	2020	1	13,000	6,500
Calamar/ 25 Perry	2021	120	16,800	8,400
James McLaughlin	2021	1	79	40
MMA Cadet Housing	2021	1	7,070	3,535
Bay Motor Inn	2022	1	11,985	5,993
Choubah Engineering	2022	1	41	21
GENCON/Robert Gendron	2023	109	17,750	8,875
100 Main	2023	121	26,080	13,040
Bourne Scenic Park	2023	20	17,700	8,850
CMP Development LLC	2023	1	46,475	23,238
tal				78,490



Key points:

- Total amount of water use as measured by Buzzards Bay Water District
- 2. Amount of usage over the 45K gallons allotted per billable unit under the current rate structure
- 3. 2020 based upon first 6 months of meter data extrapolated to full year using data from previous years water use.
- 4. Estimated to increase at 2% annually
- Overage trends differently than total usage because of masking effect of existing fee structure. Projected to remain at 2019 levels.
- 6. First year of flow, based upon best estimate. Green indicates project usage appears in 2019 flow data
- 7. Allocated flow is based upon Title 5 (Septic System planning level flow estimates based upon type of use). Generally considered to be a maximum day flow or about twice the average daily flow
- 8. 50% of Title 5 flow, considered to be an average daily flow



PROJECTING REVENUE FROM DEVELOPMENT FEES

FEE STRUCTURES



Existing Fee Structure

Fee	Amount and Basis
Existing Fee Structure (as of 2006)	
Design Review and Construction Inspection Fee	\$1,500 (commercial only)
Commercial Sewer Permit Fee	\$150 + \$0.010 per square foot of building floor space
Sewer Connection Fee	Annual sewer fee times the number of business units.
Residential Sewer Permit Fee	\$100 + \$100 for each additional unit.
Sewer System Development Charge	\$5,769.678 per acre plus \$36.703 per foot of frontage.
2017 Commercial Allocation Policy Fees	
Application Fee	\$1,500
Preliminary Allocation Fee	\$5,000 plus \$1 per projected flow
Operational Allocation Fee	Number of units x current annual base rate sewer fee

Key points:

- 2006 Sewer Development Charge was based upon betterment structure used to pay for system in the 1990's. This method is designed to distribute the costs of sewer (horizontal) construction.
- 2. The proposed system development charge distributes the \$2.4M of new WWTP debt assigned to the sewer enterprise fund using the widely accepted ERU methodology.

Proposed ERU Based Development Fee

Service Development Charge

1. Determine number of Equivalent Residential units

Divide total plant capacity by average residential usage

Total Capacity	100,000	gpd
Residential usage	150	gpd
Equals	667	ERU's

2. Determine ERU cost

Cost to be recovered	\$2,400,000	
Total ERU's	667	

Equals \$3,600 Per ERU

PROJECTED DEVELOPMENT REVENUE

Existing Fee Structure

Known Dev	elo/	pme	nt			mmercial on Policy	2006 Fee Structure	2	3	4
Development	Flow Year	Units	nocated (gpd)	Expected Flow (gpd)	Application Fee	Preliminary Allocation Fee (calc)	System Development Charge	Grand Total	Total Billed	Total Remaining
Hampton Inn	2020	100	15,243		\$1,500	\$21,743	\$39,231	\$62,474	\$48,533	
Oak Bay Brewery	2020	1	1,661		\$1,500	\$8,756	\$8,757	\$19,013	\$8,756	
Veterinary Clinic	2020	1		-	\$1,500	\$6,681	\$10,514	\$18,694		
Blended Berries	2020	1	440		\$1,500	\$6,940	\$31,816	\$40,256		
Mahoney's on Main	2020	1	3,465		\$1,500	\$9,965	\$5,414	\$16,879		\$16,879
Vincent Michienzi (85-93 Main)	2020	1	13,000	6,500	\$1,500	\$19,500	\$20,810	\$41,810	\$21,000	\$20,810
Calamar/ 25 Perry	2021	120	16,800	8,400	\$1,500	\$23,300	\$70,922	\$95,722	\$21,800	\$73,922
James McLaughlin	2021	1	79	40	\$1,500	\$6,830	\$15,011	\$23,341	\$6,579	\$16,762
MMA Cadet Housing	2021	1	7,070	3,535	\$1,500	\$13,570	\$18,586	\$33,656	\$13,570	\$20,086
Bay Motor Inn	2022	1	11,985	5,993	\$1,500	\$6,684	\$49,184	\$57,368		\$57,368
Choubah Engineering	2022	1	41	21	\$1,500	\$6,541	\$68,358	\$76,399		\$76,399
GENCON/Robert Gendron	2023	109	17,750	8,875	\$1,500	\$24,250	\$31,450	\$57,200	\$24,250	\$32,950
100 Main	2023	121	26,080	13,040	\$1,500	\$32,580	\$9,875	\$43,955		\$43,955
Bourne Scenic Park	2023	20	17.700	8.850	\$1,500	\$24,200	\$58,961	\$84,661		\$84,661

\$1,500

\$22,500

\$52,975

\$264,514

\$39,491

\$478,379

\$93,966

\$765,394

\$144,488

Projected Development

Land Use Description	Title 5 Estimated Flow (gpd)	Expected Flow (gpd)	Est No Units	Ap	plication Fee		reliminary ocation Fee		System velopment Charge	G	Grand Total
Vacant, Selectmen or City Council (Municipal)	1,468	734	12	S	1,500	5	7,968	S	18,570	5	28,038
Developable Commercial Land	1,411	706	12	\$	1,500	5	7,911	\$	18,273	\$	27,684
Undevelopable Commercial Land	501	250	5	\$	1,500	5	7,001	5	5,805	5	14,306
Undevelopable Commercial Land	736	368	6	5	1,500	\$	7,236	\$	7,089	\$	15,825
Vacant, Selectmen or City Council (Municipal)	645	322	6	\$	1,500	\$	7,145	5	19,619	5	28,264
Vacant, Selectmen or City Council (Municipal)	954	477	8	\$	1,500	5	7,454	\$	15,593	5	24,547
Developable Commercial Land	1,015	507	9	5	1,500	S	7,515	S	9,809	5	18,824
Developable Commercial Land	1,346	673	11	\$	1,500	\$	7,846	S	15,678	5	25,024
Developable Commercial Land	1,699	849	14	S	1,500	5	8,199	5	9,639	5	19,337
Developable Commercial Land	1,668	834	14	\$	1,500	\$	8,168	5	10,732	5	20,401
Vacant, Selectmen or City Council (Municipal)	4,252	2,126	35	\$	1,500	5	10,752	S	23,962	5	36,213
Vacant, Selectmen or City Council (Municipal)	23,392	11,696	190	\$	1,500	\$	29,892	5	90,595	5	121,986
•	9,061	4,530	74	\$	1,500	S	15,561	5	38,683	5	55,744
Undevelopable Commercial Land	684	342	6	\$	1,500	\$	7,184	\$	14,071	5	22,754
	48.831	24.415	402		\$21,000		\$139.831		\$298.116		\$458.947

78,490

46,475



Assumed

\$93,966

\$537,757

 Consists of the three charges shown which represent Bourne's intended application of existing fees

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- 3. Total received to date
- 4. Remaining charges anticipated to be billed
- Parcels selected based upon land use descriptions.
 Developable residential parcels not included based upon previous discussion relative to zoning restrictions
- Development fees distributed based upon the assumed timeline



PROJECTING REVENUE FROM DEVELOPMENT FEES Proposed Fee Structure

Known Development

Development	Flow Year	Expected Flow (gpd)	No. ERU's	100	RU System evelopment Charge
Hampton Inn	2020			\$	- 4
Oak Bay Brewery	2020			5	-
Veterinary Clinic	2020			5	
Blended Berries	2020			15	
Mahoney's on Main	2020		-10	- \$	-
Vincent Michienzi (85-93 Main)	2020	6,500	44	\$	158,400
Calamar/ 25 Perry	2021	8,400	56	5	201,600
James McLaughlin	2021	40	1	\$	3,600
MMA Cadet Housing	2021	3,535	24	S	86,400
Bay Motor Inn	2022	5,993	40	\$	144,000
Choubah Engineering	2022	21	1	\$	3,600
GENCON/Robert Gendron	2023	8,875	60	5	216,000
100 Main	2023	13,040	87	5	313,200
Bourne Scenic Park	2023	8,850	59	5	212,400
CMP Development LLC	2023	23,238	155	\$	558,000
Total .		78,490	527		\$1,897,200

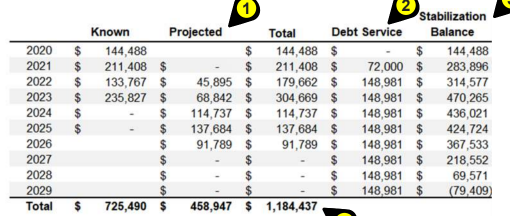
Known Development

Land Use Description	Title 5 Estimated Flow (gpd)	Expected Flow (gpd)	No. ERU's	1942	RU System evelopment Charge
Vacant, Selectmen or City Council (Municipal)	1,468	734	5	\$	35,232.00
Developable Commercial Land	1,411	706	5	S	33,871.20
Undevelopable Commercial Land	501	250	2	S	12,021.60
Undevelopable Commercial Land	736	368	3	S	17,668.80
Vacant, Selectmen or City Council (Municipal)	645	322	3	S	15,472.80
Vacant, Selectmen or City Council (Municipal)	954	477	4	S	22,896.00
Developable Commercial Land	1,015	507	4	S	24,357.60
Developable Commercial Land	1,346	673	5	S	32,304.00
Developable Commercial Land	1,699	849	6	S	40,771.20
Developable Commercial Land	1,668	834	6	\$	40,039.20
Vacant, Selectmen or City Council (Municipal)	4,252	2,126	15	S	102,036.00
Vacant, Selectmen or City Council (Municipal)	23,392	11,696	78	S	561,400.80
	9,061	4,530	31	S	217,452.00
Undevelopable Commercial Land	684	342	3	5	16,413.60
***************************************	48,831	24,415	170		\$1,171,937



DEVELOPMENT FEE SUMMARY

Existing Fee Structure





	Known	P	rojected	Total	Del	bt Service	0.00	Balance
2020	\$ 144,488.00	\$	-	\$ 144,488	\$	-	\$	144,488
2021	\$ 450,000	\$	-	\$ 450,000	\$	72,000	\$	522,488
2022	\$ 147,600	\$	61,200	\$ 208,800	\$	148,981	\$	582,307
2023	\$ 1,299,600	\$	91,800	\$ 1,391,400	\$	148,981	\$	1,824,727
2024	\$ -	\$	153,000	\$ 153,000	\$	148,981	\$	1,828,746
2025	\$ _	\$	183,600	\$ 183,600	\$	148,981	\$	1,863,365
2026	\$ 2.1	\$	122,400	\$ 122,400	\$	148,981	\$	1,836,784
2027	\$ -			\$ -	\$	148,981	\$	1,687,804
2028	\$ -			\$ -	\$	148,981	\$	1,538,823
2029	\$ -			\$ -	\$	148,981	\$	1,389,842
	\$ 2,041,688	\$	612,000	\$ 2,653,688			197	



Key points:

- 1. Projected development is assumed to follow the timeline shown below (i.e. 25% of all projected development fees are assumed to be collected in FY24).
- While the goal of System Development charges is to recover the \$2.4M in new WWTP Debt assigned to the Sewer Enterprise, the debt service represents the actual cost that must be paid each year
- Assumes that all development fee revenue is deposited into the Capital Stabilization Fund and used only to pay debt service
- 4. Existing fee structure does not recover full cost of capital as it was not designed for that purpose



Assumed Projected Development Timeline

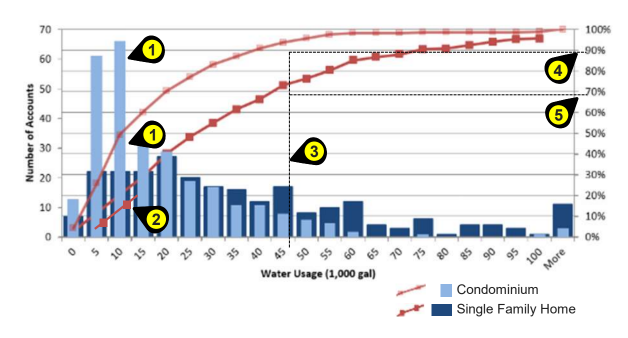


Stabilization

PROJECTING REVENUES – USER FEES

Evaluation of Existing Fee Structure

Residential Condo and Single-Family Usage Evaluation



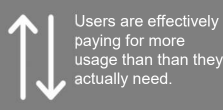
Key points:



- 1. Example data point. This shows that out of all the condominium customer accounts, 65 of them (or 50% of them) used a total of 10,000 gallons of water in 2018.
- 2. Similarly, 21 of the single family customers (~20% of them) also used 10,000 gallons of water in 2018. This means condo's use less water than houses.
- Bourne's current sewer user rate includes 45,000 gallons of usage before customers are charged for overage.
- Usage data appears to be heavily skewed by seasonal aspect. This is exacerbated by the fact that usage is only billed once per year.

Pros and Cons of existing rate structure

The generous usage allowance means most residential customers never exceed the minimum charge.





Residential Usage

- MADEP target max usage = 65 gallons per person per day for residential. This equals 94,000 gallons per year.
- 50,000 gallons per year equals 2 people at 65 gallons per person per day or average family at 50 gpd
- 20,000 gpd example is seasonal cottage



PROJECTING REVENUES – USER FEES

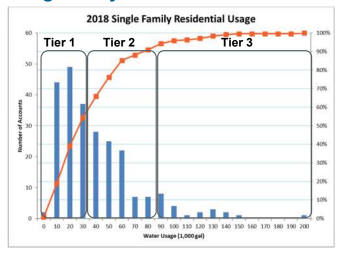
Alternative Rate Structure Development

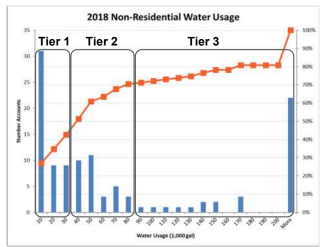


The existing rates charge by the number of billing units, however this is not defined for non-residential customers which results in inconsistent user costs. As an alternative, a rate structure that maintains the base rate and a usage charge was developed. Many systems use base charges that increase according to the size of the water meter, this reflects the fact that larger users have a proportionally larger impact on system operations and costs. Since Bourne does not own the water system, this information was not available, thus the same Equivalent Residential Unit (ERU) method was used to establish the number of ERU's per customer. The customer's base charge would equal the number of ERU's times the Base Fee (\$600 per ERU in FY21).

With Tiered (or stepped) rates, the usage portion of the customers bill increases with the amount of usage. This is commonly used to encourage water conservation. The proposed tiers are based upon evaluation of the existing water use for both single family residential and non-residential users. The steps in a tier are defined by the volumetric increase and rate increase. Tiers volumes were developed based upon analysis of existing water use for both single family and non-residential customers.

Usage Analysis



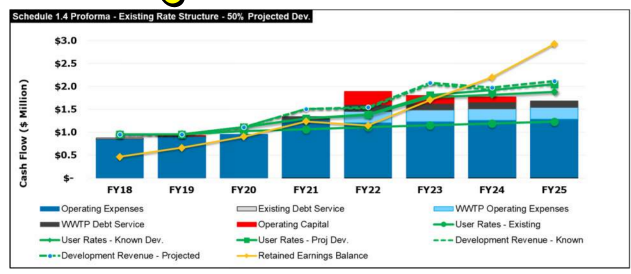


RATE ALTERNATIVE A – STATUS QUO

Existing Rate and Fee Structure (usage and development fees)



Revenue	FY18	FY19		FY20		FY21		FY22		FY23		FY24	FY25
User Rates - Existing	\$ 955,370	\$ 958,468	S	1,027,974	\$	1,069,470	\$	1,110,966	\$	1,152,462	\$	1,193,958	\$ 1,235,454
User Rates - Known Dev.		\$ -	S	86,010	S	232,124	\$	262,923	\$	612,123	\$	630,363	\$ 648,603
User Rates - Proj Dev.		\$ 	S	-	\$	-	\$	18,677	5	48,402	\$	100,186	\$ 166,058
Development Revenue - Known 3			S		S	211,408	\$	133,767	\$	235,827	\$	-	\$
Development Revenue - Projected			S	-	\$	-	S	22,947	S	34,421	S	57,368	\$ 68,842
Non Rate		\$ 170,811	S	83,202	\$	96,335	\$	102,703	S	132,132	5	139,939	\$ 148,731
Total Revenue 4		\$ 1,129,280	\$	1,197,187	\$	1,609,337	\$	1,651,983	\$	2,215,367	\$	2,121,814	\$ 2,267,688
Net Revenue (Revenue-Expense)	\$ 35,189	\$ 198,486	5	241,503	\$	333,982	\$	(94,358)	\$	562,028	\$	495,747	\$ 728,143
Retained Earnings Balance	\$466,478	\$664,964		\$906,467		\$1,240,448		\$1,146,090		\$1,708,118		\$2,203,865	\$2,932,009
Retained Earnings as Percent of OpEx	55%	73%		95%		97%		95%		138%		175%	227%



User Rates

Description	Туре	FY18	FY19	FY20	FY21	FY22	FY23	FY24	FY25
Base Fee	Annual	\$776	\$812	\$879	\$919	\$959	\$999	\$1,039	\$1,079
Overage	Usage	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100
Increase		\$24	\$36	\$67	\$40	\$40	\$40	\$40	\$40
Residential C	osts					2			

Residential Costs

Scena	ario	F	Y18		FY19		FY20		FY21		FY22		FY23		FY24		FY25
Alternative A	Д,	\$	776	5	826	5	1,060	5	1,100	5	1,140	5	1,180	5	1,220	5	1,260
Increase		- 0		5	50	\$	234	\$	40	\$	40	\$	40	\$	40	\$	40

Key points:

- 1. Most recent data
- 2. Base fee goes up by \$40 per year which is considered to be the status quo in terms of estimating burden on existing rate payers
- 3. User rate revenue for developments subject to change due to assumptions of billable units.
- 4. Assumes ALL known development and 50% of projected development move forward as previously shown.
- 5. Average household (2.66 people) using 65 gpd each (State target) or 62.2K gal per year.



Alternative A supports enterprise without undue burden on existing rate payers*.

* Based upon FY18 financial data. projected usage and development assumptions shown herein.

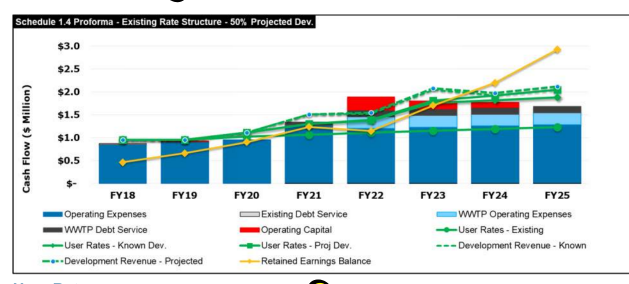


RATE ALTERNATIVE B – NEW RATES & FEES

ERU and Tiered Usage Rates with ERU Based Development Fees







User Rates Category Type Base Fee Annual \$812 \$879 \$575 \$575 Tier 1 Usage \$0,0065 \$0,0065 \$0,0065 \$0,0065 \$0,0065 Tier 2 Usage \$0.0098 \$0.0098 \$0.0098 \$0.0098 Tier 3 \$0.0130 \$0.0130 \$0.0130 \$0.0130 \$0.0130 Usage

Residential Costs

i tesiaentiai se	,5t5 4	S														
Scenario	F	Y18	П	FY19		FY20		FY21		FY22		FY23		FY24		FY25
Alternative B	\$	776	\$	826	5	1,060	\$	1,093	\$	1,093	\$	1,093	\$	1,093	5	1,093
				60	0	224	-6	22	-		6		0		0	



- 1. Most recent data
- Base fee is based upon the number of ERU's (same as current number of units for all residential users, average daily flow / 150 gallons per day for non-residential). No usage is included in base fee. Annual billing frequency assumed for usage.

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- 3. User rate revenue for developments subject to change due to assumptions of billable units.
- 4. Assumes **ALL** known development and 50% of projected development move forward as previously shown.
- 5. Average household (2.66 people) using 65 gpd each (State target) or 62.2K gal per year.



Alternative B supports enterprise without undue burden on existing rate payers* - see page 15 for more.

^{*} Based upon FY18 financial data, projected usage and development assumptions shown herein.



CUSTOMER COST IMPACTS



and Use Code	LOCATION 1	2018 USAGE (Gal x 1,000)	2019 USAGE (Gal x 1,000)	Billable Units	No. of ERU's	E	nual Bill xisting Rates	Annual Bill Tiered Rates	Delta
Business Condo	271 MAIN STREET (NAPA AUTO PARTS)	41	57	2	1	\$	1,838	\$1,033	-\$80
Business Condo	258 MAIN STREET (BUZZARDS BAY PROF.)	490	540	17	9	\$	15,623	\$11,821	-\$3,80
Gasoline Service Stations	246 MAIN STREET (SUPER PETR.)	29	17	1	1	S	919	\$686	-\$23
Gasoline Service Stations	160 MAIN STREET (CUMBERLAND FARMS)	485	500	1	9	\$	5,469	\$11,301	\$5,8
Hotel	Perry Lane (Hampton Inn)		168	1	1	\$	2,149	\$2,385	\$2
Mixed Use (Primarily Comm	.)7 & 9 ST MARGARETS STREET	148	120	6	3	5	5,514	\$2,911	-\$2,6
Mixed Use (Primarily Comm	.) 145 MAIN STREET	350	321	3	7	\$	3,377	\$7,824	\$4,4
Mixed Use (Primarily Comm	.) 267 MAIN STREET (LAUNDRY MAT)	2,350	2450	1_	43	\$	24,969	\$56,201	\$31,2
Residential Condo	10-C HORSESHOE LANE	5	3	1	1	5	919	\$595	-\$3
Residential Condo	20-H BAKERS LANE	20	16	1 2	1	5	919	\$679	-\$2
Residential Condo	21-S BOG VIEW DRIVE	119	116	1	1	\$	1,629	\$1,709	\$
Restaurants/Food Service	57 MAIN STREET (MAHONEY'S ON MAIN ST)	10	321	1	1	\$	3,679	\$4,374	\$6
Restaurants/Food Service	225 MAIN STREET (BETTY ANNE'S)	94	105	1	2	S	1,519	\$2,141	\$6
Restaurants/Food Service	278 MAIN STREET (DUNKIN DONUTS)	560	540	1	11	\$	5,869	\$12,971	\$7,1
Single Family Residential	18 EVERETT ROAD	15	15	1	1	\$	919	\$673	-\$2
Single Family Residential	225A MAIN STREET	60	50	1	1	S	969	\$965	
Single Family Residential	24 OLD BRIDGE ROAD	95	100	1	1	S	1,469	\$1,501	5
Two-Family Residential	17 BAY DRIVE	15	16	2	2	\$	1,838	\$1,254	-\$5
Two-Family Residential	33 OLD BRIDGE ROAD	74	80	2	2	\$	1,838	\$1,833	
Two-Family Residential	34 HARRISON AVENUE	144	133	2	2	5	2,053	\$2,505	\$4



Key points:

- 1. Representative sampling of most common user types showing range of usage.
- 2. Example of inconsistent application of billable units for existing rate structure
- 3. Single family typically used as test case for determining rate impacts.

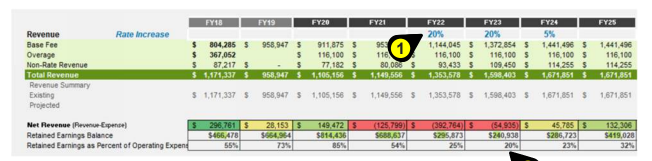
Residential Usage

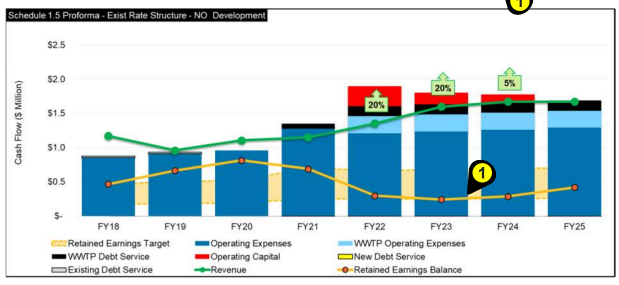
- Bourne has large seasonal component ~40% of single family homes likely to be seasonal
- MADEP target max usage = 65 gallons per person per day for residential. This equals 94K gallons per year for a 4 person household.
- 50,000 gallons per year equals 2 people at 65 gallons per person per day or average family (2.5 people) at 50 gpd
- 15,000 gpd example is likely seasonal



RATE ALTERNATIVE A1 – STATUS QUO

NO NEW DEVELOPMENT







1. Rates adjusted to maintain retained earnings balance above 20% of operating costs.

REVISED 7-10-2020

 Base fee increases are much higher to make up for development revenue. FY21 same as in alternative A.



Alternative A without development revenue does not support enterprise without undue burden on existing rate payers*.

User Rates

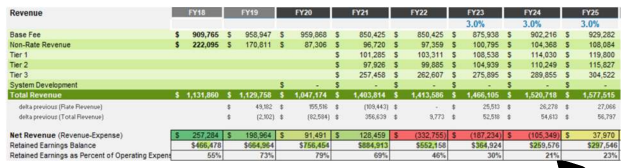
Description	Туре	FY18	FY19	FY20	FY21	FY22	FY23	FY24	FY25			
Base Fee	Annual	\$776	\$812	\$879	\$919	\$1,103	\$1,323	\$1,390	\$1,390			
Overage	Usage	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100			
Increase		\$24	\$36	\$67	\$40	\$184	\$221	\$66	\$0			
Residential C	osts					·	2					
Scenario	FY	18	FY19	FY20)	FY21	FY22	F	Y23	FY24		FY25
Alternative A1	\$	776 \$	826	\$ 1,	060 \$	1,100	\$ 1,28	34 \$	1,504 \$	1,571	5	1,57
Increase		S	50	S	234 \$	40	\$ 18	34 \$	221 \$	66	\$	

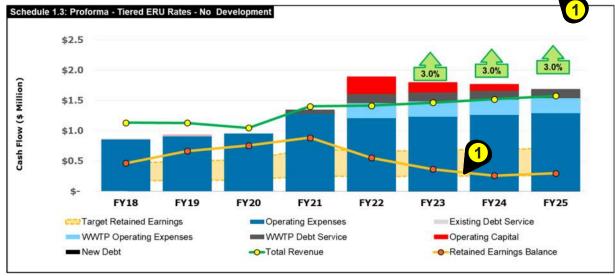
^{*} Based upon FY18 financial data, projected usage and development assumptions shown herein.



RATE ALTERNATIVE B1 – NEW RATES

NO NEW DEVELOPMENT







Key points:

- Rates adjusted to maintain retained earnings balance above 20% of operating costs
- Base fee increases are much higher to make up for development revenue. FY21 same as in alternative A.



Alternative B without development revenue does not support enterprise without undue burden on existing rate payers*.

User Rates

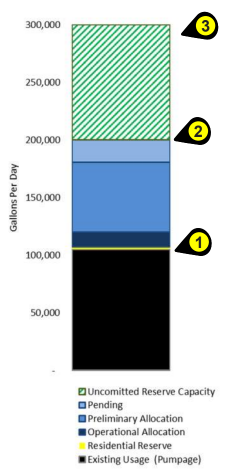
Description	Туре	FY18	FY19	FY20	FY21	FY22	FY23	FY24	FY25			
Base Fee	Annual	\$776	\$812	\$879	\$1,011	\$1,162	\$1,279	\$1,279	\$1,279			
Overage	Usage	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100	\$0.0100			
Increase		\$24	\$36	\$67	\$132	\$152	\$116	\$0	\$0			
Residential C	osts						2	ı				
Scenario	F۱	18	FY19	FY20	F	Y21	FY22	F	/23	FY24		FY25
Alternative B1	\$	776 \$	826	\$ 1,0	060 \$	1,212	\$ 1,33	4 \$	1,574 \$	1,605	\$	1,605
Increase		5	50	\$ 2	234 \$	152	\$ 12	1 \$	240 \$	31	S	-

^{*} Based upon FY18 financial data, projected usage and development assumptions shown herein.

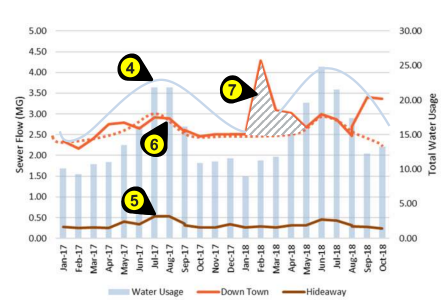


CAPACITY MANAGEMENT AND FLOWS

Capacity Status



Why Infiltration & Inflow is Important



Key Points

- 1. Based upon 2019 metered usage as pump station totals not available. Bourne should compare pumpage numbers to estimate volume of infiltration & inflow.
- 2. Allocations based upon Title 5 flow values which are roughly 2X expected daily flows thus understating the amount of available capacity
- 3. Assumes new WWTP on line
- 4. Blue bars represent total water usage (not just sewered area), blue curve shows seasonal increase in water usage
- 5. Amount of sewage pumped from Hideaway Station
- 6. Amount of sewage pumped from Down Town Pump station, curve represents expected increase corresponding to water use increase
- 7. Unexpected spike in Feb 2018 most likely due to infiltration & inflow. Feb 2018 precipitation was 7.15 in vs 2.76 for Feb 2017



REVISED 7-10-2020

FINDINGS, CONCLUSIONS & RECOMMENDATIONS

FINDINGS & CONCLUSIONS

- 1. Existing rate structure does not accurately reflect usage, some pay too much, some pay too little
- 2. The June 2019 settlement with Wareham resulted in a ~40% increase in treatment costs.
- 3. Lack of clarity related to definition of billable units impacts customer equity and cost comparisons, adjustments to new rates will not be even across user types
- 4. Revenue from existing users at status quo rates will not support the enterprise. Revenue from development is required.
- Usage data is heavily skewed from seasonal aspect, water district reads semi-annually which would allow for a much better understanding of seasonal influence.
- 6. The operations and management of the Bourne Sewer System has become considerably more complicated with the addition of the new WWTP

7-10-2020

Coastal Community Sewer Costs

Town	Cost		
Scituate	\$563		
Wareham	\$596		
Statewide Average	\$862		
Plymouth	\$990		
Bourne	\$1,224		
Provincetown	\$1,243		
Gloucester	\$1,302		
Cohasset	\$1,313		

Based upon 2017 Tighe & Bond Sewer Rate Survey, annual costs based upon 120 HCF of usage (~90K gallons)

RECOMMENDATIONS

- 1. Meet with Buzzards Bay Water District to discuss options for balancing development needs with water conservation. Continue to negotiate IMA with Wareham, revisit cost sharing methodology
- 2. Retained earnings appears to be sufficient to allow selection of rate Alternative A or B for FY21, confirm projections against FY19 actual and FY20 estimated revenues.
- 3. Based upon resolution of development issue migrate to new fee structure, discuss timing and administration of fees with town counsel. Incorporate fee structure, timing and requirements into Sewer Regulations, separate out fees for easy adjustment. Reduce Title 5 allocations by 50% to better approximate expected flows, refine as uncommitted reserve capacity diminishes (obtain more accurate information, etc.)
- 4. Revisit staff roles relative to Wastewater management, adjust responsibilities to meet new requirements
- 5. Continue to monitor usage, expenses and revenue on annual basis





Town of Bourne

Board of Sewer Commissioners Commercial Wastewater Management Allocation Policy V5D

2018 MAR 12 AM 11: 24

TOWN SLERK BOURNE

Contents

T.D. C.I. D.II. ID.	
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I. Purpose of these Policies and Procedures

The Town of Bourne (referred to herein as the Town), through an Inter-Municipal Agreement, may send up to 200,000 gallons per day (gpd) of wastewater for treatment and disposal to a plant owned by the Town of Wareham. Further, it is anticipated that another 100,000 gpd will be available for allocation when a new package treatment plant on the Town's Queen Sewell Park site becomes operational. The Board of Sewer Commissioners (referred to herein as the Board) controls the allocation of wastewater treatment capacity among parcels in the sewered areas of the Village of Buzzards Bay and assigns allocations on a parcel-by-parcel basis.

In order to follow an objective process for awarding wastewater allocations, the Board shall henceforth apply the following procedures for granting allocations from the Town's Uncommitted Reserve Capacity to development and re-development in Bourne's Downtown.

These policies and procedures are in effect primarily for commercial development; single-family residences and residential buildings with up to four units_are exempt. The guideline for which properties/projects are required to follow these procedures is: if a development or a change of use requires review by the Bourne Planning Board, then it requires review by the Board of Sewer Commissioners using the policies and procedures described herein.

Further, in order to ensure that unused allocations will not prevent property owners and/or developers from coming forward with projects that may be in the long-term best interests of the Town, the Board hereby establishes a system of periodic reviews of allocations.

II. Uncommitted Reserve Capacity

Annually, during the month of September, the Board shall determine the Uncommitted Reserve Capacity, as defined in Section VIII.

The Board shall grant allocations from the Uncommitted Reserve Capacity in a two-step process detailed below: Applicants shall obtain a Preliminary Allocation and, after meeting established Milestones, can request an Operational Allocation.

III. Obtaining a Preliminary Allocation

A. The Applicant shall apply to the Board for a Preliminary Allocation on a form prescribed by the Board. A sample is appended to this policy statement. An Application Fee (Filing Fee) is due at the time the application is deemed complete and accepted (see Section VII).

B. If the application requests a flow amount that exceeds the Uncommitted Reserve Capacity (see draft application) but is otherwise complete, it will be dated and put on a waiting list. When allocation becomes available, the Board will consider requests on the waiting list in the order in which they were dated. If enough allocation is available and the application fee is paid, the project application will be deemed complete and accepted.

C. The Board shall review applications on a first come, first served basis within sixty days after the Application is deemed complete. If the requested allocation is available within the Uncommitted Reserve Capacity, the Board shall grant Preliminary Allocations to projects which:

- 1) Demonstrate evidence of adequate financing;
- 2) Demonstrate control of the project's parcels (i.e. Purchase and Sale agreement, evidence of ownership);
- 3) Have been presented to the Planning Board for preliminary project review;
- 4) Have Milestones established with the mutual agreement of the Board and the Applicant; and
- 5) Demonstrate that the requested allocation is based on state and local regulations.

D. If the Board grants a Preliminary Allocation, the Applicant shall have up to two years to initiate construction. A Preliminary Allocation Fee is due at the time the Board grants the Preliminary Allocation (see Section VII).

1) During the two years, the Applicant shall show substantial progress in regular six-month reports to the Board. The Board retains the right to revoke the Preliminary Allocation if the Applicant cannot demonstrate progress, although the Board may allow for the continuation or extension of a Preliminary Allocation in the case of delays not under the control of the Applicant. If the Preliminary Allocation is revoked, the allocation shall revert to the Town.

- 2) When the Board grants a Preliminary Allocation, the Applicant shall pay a Preliminary Allocation Fee as set forth in the Town's Schedule of Rates and Fees.
- 3) If the Board extends the Preliminary Allocation beyond the designated twoyear period, the Applicant shall annually pay a Preliminary Allocation Extension Fee (see Section VII).

E. The Application Fee, the Preliminary Allocation Fee, and any Preliminary Allocation Extension Fees are non-refundable if the Preliminary Allocation is revoked by a majority vote of the Board.

F. After the Board's vote to grant a Preliminary Allocation, the Applicant shall be issued a letter signed by the Town Administrator certifying to the existence of a Preliminary Allocation for that specific project/parcel(s) and including any conditions imposed by the Board. Copies of the letter will be sent to the Town's Building Inspector, Health Agent and Planner.

IV. Obtaining an Operational Allocation

The Preliminary Allocation shall be converted to an Operational Allocation by vote of the Board when the project has been issued a Building Permit.

- A. The Board may attach conditions and may reduce or increase the Allocation based on Massachusetts DEP regulations and final approved project design. Where capacity is reduced by Board action, the unused capacity shall revert to the Town.
- B. After the Board's vote to convert the Preliminary Allocation to an Operational Allocation, the Applicant shall be issued a letter signed by the Town Administrator certifying to the existence of an Operational Allocation for that specific project/parcel(s) and including any conditions imposed by the Board. Copies of the letter will be sent to the Town's Building Inspector, Health Agent and Planner.

V. Managing Unused/Underused Allocations

A. Within six months of the adoption of this policy, the Board shall conduct a public hearing in order to review the Allocations made to parcels on which betterments have been paid but no development has occurred. At that hearing, parcel owners shall be invited to provide the Board with a report of their plans for development within the next two years.

- 1) If the parcel owner does not provide such a report, or if the parcel owner reports but has no acceptable plans for development in the next two years, the parcel will be considered as having no allocation.
- 2) If, at a future time, the parcel owner presents a development project, the owner shall go through the full application process as defined herein.
- B. If a project with an Operational Allocation has no flow two (2) years after the date that the allocation was granted by the Board, it shall expire and revert to the

Town's Uncommitted Reserve Capacity. There shall be no refund of any fees paid on the reverted Allocation. The Board may grant extensions if it finds that the holder of the Allocation has been working diligently to implement the project and no relevant local or state approvals have expired.

- C. When a project that has been granted its Operational Allocation is complete and has been online for three years, the Board shall compare actual flows against the amount granted in the Operational Allocation.
 - 1) If the actual average daily flow exceeds the Allocation, the applicant shall apply for an Allocation equal to the difference, and shall pay the user fee assessed per gpd by the Town at that time.
 - 2) If the actual average daily flow is less than the Allocation, the difference in gpd shall revert to the Town's Uncommitted Reserve Capacity unless the Applicant can demonstrate a continuing need. There shall be no refund of previously paid fees.

VI. Conversion of Existing Allocations

- A. At the time of the adoption of this policy, existing Allocations in functional facilities shall be considered Operational Allocations.
- B. Allocations that have been granted by vote of the Board to projects not complete at the time of the adoption of this policy shall be considered Preliminary Allocations. The developer or owner of such projects shall have six months to meet the requirements for a Preliminary Allocation as stated in Section III C. herein and to pay the Preliminary Allocation Fee described herein minus the amount of fees paid previously. When the requirements of Section III C. herein have been met, the procedures in Section III D-F herein shall apply.

VII. Fees

A. During the process of obtaining a Preliminary Allocation, the applicant shall be assessed fees as periodically established by the Board, which is hereby authorized to establish or amend wastewater allocation fees from time to time as follows:

- 1) Application Fee: due upon application for a Preliminary Allocation.
- 2) Preliminary Allocation Fee: due within 30 days of the Board's approval of the Preliminary Allocation. The fee shall be based upon the projected wastewater flow.
- 3) Preliminary Allocation Extension Fee: due within 30 days of the Board's vote to extend the Preliminary Allocation beyond the original two years and shall be paid annually for as long as the extension is continued.
- B. When the allocation is converted to an Operational Allocation by vote of the Board, the applicant shall pay user fees as designated by the Board of Sewer Commissioners.

C. In cases where a Preliminary Allocation expires and a new person applies for capacity for the same project on the same site, the Board may consider previous fees paid by the original person when establishing fees for the new project.

VIII. Definitions

The following words and phrases have the meanings below:

<u>Actual Flow</u>: the volume of wastewater from any individual unit (residential, commercial or institutional) connected to the sewers as measured by a certified water meter.

<u>Allocation</u>: a specified amount of wastewater treatment capacity measured in gallons per day (gpd) assigned to a specific project on a specific parcel or parcels upon a majority vote of the Board. All allocations to projects shall be based on state and local regulations. The transfer of all or part of an allocation is prohibited unless approved in writing by the Board.

Allocation Fee: a non-refundable fee established by the Board to be paid by the Applicant within 30 days of the time the Allocation, Preliminary or Operational, is voted.

<u>Application</u>: a form which shall be completed by the Applicant to request an allocation of wastewater management capacity from the Uncommitted Reserve Capacity. A sample form is attached to this policy statement. The Board may from time to time vote adjustments in the information requested on the form.

<u>Application Fee (Filing Fee)</u>: a non-refundable one-time fee established by the Board to be paid at the time the Application is deemed complete and accepted. An application shall be deemed complete when it is date stamped and signed by the receiving Town official. Incomplete applications, including applications without the required fee, shall not be processed.

Board: the Bourne Board of Sewer Commissioners.

<u>Development and re-development</u>: the construction of improvements on a parcel or parcels of land for any purpose, including, but not limited to institutional, commercial and/or industrial activity.

Gpd: gallons per day

<u>Milestones</u>: goals set by mutual agreement between the Applicant and the Board to measure progress toward meeting the requirements to convert a Preliminary Allocation to an Operational Allocation. Some examples are: finalizing financing, demonstrating control of the parcel(s), receiving final order of conditions from the Planning Board, obtaining all required state and local permits.

Operational Allocation: an amount of wastewater treatment capacity in gallons per day assigned to a project by vote of the Board after the project has been issued a Building Permit. This may or may not be the same allocation amount as in the Preliminary Allocation depending on the parameters of the project, the availability of a different

amount of allocation, and the demonstration by the applicant that the project meets all state and local requirements for wastewater treatment. The Operational Allocation shall be reviewed after three years. Any excess of actual flows over the Operational Allocation shall not be available to the project, to another project, or to project expansion and shall be returned to the Town's Uncommitted Reserve Capacity.

<u>Operational Allocation Fees</u>: annual user fees as designated by Town regulations. The first Operational Allocation Fee shall be due within 30 days of the Board's vote to grant an Operational Allocation.

<u>Preliminary Allocation</u>: an amount of wastewater treatment capacity in gallons per day assigned for a period of two years to a project in its early stages of development. If all appropriate conditions to the project are met, this Preliminary Allocation assures the applicant that the required wastewater treatment capacity will be available when the project is ready for operations. As a condition for retaining the Preliminary Allocation, the Applicant must provide status reports to the Board every six months. The Preliminary Allocation shall be voided if the Applicant does not provide information for these periodic reviews or if the Board determines by majority vote that the mutually agreed upon Milestones are not met. The Board can extend a Preliminary Allocation beyond two years or convert a Preliminary Allocation to an Operational Allocation by majority vote.

<u>Preliminary Allocation Fee</u>: a non-refundable one-time fee based on the project's projected flow. This fee shall be due within 30 days of the Board's vote to grant a Preliminary Allocation.

<u>Preliminary Allocation Extension Fee</u>: a non-refundable fee paid at the time the Board votes to extend a Preliminary Allocation beyond the normal two-year period. This fee shall be due within 30 days of the Board's vote to extend and shall be paid annually for as long as the extension is continued.

<u>Residential Reserve</u>: two percent of the systems' designated treatment capacity held in reserve to allow expansion by existing single-family residences. This reserve is to be calculated annually as part of the determination of the Uncommitted Reserve Capacity.

Sewers: the wastewater treatment system.

<u>Uncommitted Reserve Capacity</u>: that portion of the wastewater systems' treatment capacity remaining after subtracting the Preliminary Allocations, the Operational Allocations, existing residential flow and the Residential Reserve from the systems' designated treatment capacity. This determination shall begin by comparing all allocations, Preliminary and Operational, with actual flows for the previous fiscal year, on a parcel or project basis. Parcel / project owners with significant differences between allocations and flows shall be requested to explain the difference and describe any changes expected in the next 12 months. The Board reserves the right to reduce the allocation for projects more than three years old demonstrating a significant excess of allocation over flow. In that case, the difference between the new and old allocations shall revert to the Town and be counted in the Uncommitted Reserve Capacity. (See page 3 for parcels with paid betterments and unused flow capacity.) The Board shall

determine the amount of the Uncommitted Reserve Capacity annually and designate such Uncommitted Reserve Capacity to be available for the next fiscal year.

<u>User fees or sewer use fees</u>: annual fees established by vote of the Board.

<u>Waiting list</u>: a list of applications where the requested allocation was not available but which are otherwise deemed complete. The list is stored with the dated applications.

<u>Wastewater</u>: used water discharged from buildings to the treatment plant and monitored on a continuing basis. Can be interchanged with "sewage."

Attachments:

Proposed Preliminary Commercial Allocation Application Form Flow chart

Certificate of Vote

Adopted by vote of the Bourne Board of Sewer Commissioners Oct 4, 2017

Date

Board of Sewer Commissioners

Peter J. Meier, Chair

George G. Slade, Jr. Vice Chair

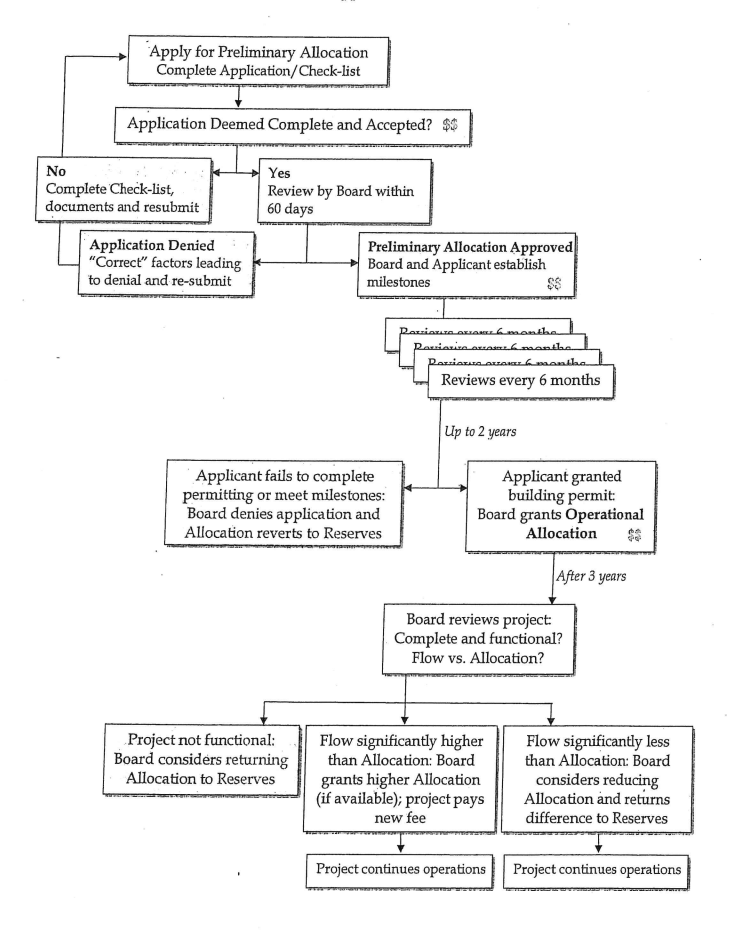
Donald J. Pickard, Clerk

Michael A. Blanton

Judith MacLeod-Froman

A True Record

Barry Johnson, Town Clerk





Board of Sewer Commissioners



2018 MAR _2 AM 11: 2

POWIN OLDERY BOURNE

Allocation Process Fees

Application Fee (Filing Fee) (one-time): \$1,500

Preliminary Allocation Fee (one-time): \$5,000 plus \$1 per projected gallons per day flow

Preliminary Allocation Extension Fee (annual): \$2,500 plus \$1 per projected gallons per day flow

Operational Allocation Fees or sewer use fees: annual user fees defined by vote of the Board

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Adopted by vote of the Bourne Board of Sewer Commissioners Sept 26, 2017 Date

Board of Sewer Commissioner

Peter J. Meier, Chair

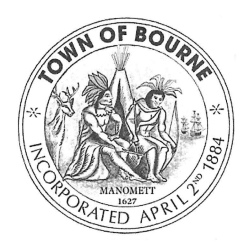
George G/Slade, Jr. Vice Chair Donald J. Pickard, Clerk

Michael A. Blanton Judith MacLeod-Fromar

A True Record

Barry Johnson, Town Clerk

Articles of the Warrant
For the Bourne
Special Town Meeting
Monday, October 30, 2017
7:30 p.m.
Bourne High School Auditorium



MOTION: We move that the Town vote to appropriate the sum of \$120,000.00 for the purposes of this article and to meet this appropriation to transfer the sum of \$120,000.00 from Sewer Retained Earnings.

Finance Committee voted 10-0-1 to recommend approval of this article

ARTICLE 7: To see if the Town will vote to accept the provisions of Massachusetts General Law Chapter 40, Section 5B and authorize the establishment of a Sewer Capital Stabilization Account, to be funded in its' entirety by the Sewer Enterprise Fund, or take any action in relation thereto.\
Sponsor -Board of Sewer Commissioners

MOTION: We move that the Town vote to accept the provisions of Massachusetts General Law Chapter 40, Section 5B for the establishment of a Sewer Capital Stabilization Account.

Finance Committee voted 11-0 to recommend approval of this article

ARTICLE 8: To see if the town will vote to transfer from available funds a sum of money to satisfy the terms of **negotiated agreement** with the Town's municipal Fire Department Bargaining Unit, International Association of Fire Fighters Local 1717 or take any action in relation thereto.

Sponsor - Board of Selectmen

MOTION: Motion will be made at Town Meeting

Finance Committee recommendation will be made at Town Meeting

ARTICLE 9: To see if the Town will vote, upon recommendation of the **Community Preservation Committee**, to appropriate a sum of money for the following Community Preservation Fund purposes, and to meet said appropriation, to transfer from available funds or reserves from the FY2018 estimated Community Preservation Fund Revenues for the purpose of this article, or take any other action relative thereto:

Sponsor – Community Preservation Committee

date on the timeline and progress of this				
important and exciting town project.				
And just to note Town Meeting				
organized and is the author of the School				
Building Committee. So Town Meeting creates				
the School Building Committee, and I feel				
compelled that I report back to you about				
the progress of what we voted for and how we				
work as a committee really for you and for				
the Town.				
So, thank you, again, and I'll be				
able to address everyone at the next Town				
Meeting. But right here this upcoming				
December, you're going to start to see the				
December, you're going to start to see the earthwork beginning.				
earthwork beginning.				
earthwork beginning. Thank you.				
earthwork beginning. Thank you. THE AUDIENCE: (Applause.)				
earthwork beginning. Thank you. THE AUDIENCE: (Applause.) MODERATOR PARADY: Thanks, Jim.				
earthwork beginning. Thank you. THE AUDIENCE: (Applause.) MODERATOR PARADY: Thanks, Jim. ARTICLE 7				
earthwork beginning. Thank you. THE AUDIENCE: (Applause.) MODERATOR PARADY: Thanks, Jim. ARTICLE 7 MODERATOR PARADY: There's one				
earthwork beginning. Thank you. THE AUDIENCE: (Applause.) MODERATOR PARADY: Thanks, Jim. ARTICLE 7 MODERATOR PARADY: There's one article left, Article 7, page 14. I				

1 Moderator, we do. MODERATOR PARADY: Please state 2 3 your motion. MR. BRIAN LEMEE: We move that the 4 Town vote to accept the provisions of 5 Massachusetts General Law 40, Section 5B, 6 7 for the establishment of a Sewer Capital Stabilization Account. 8 9 (Seconded.) 10 MODERATOR PARADY: You have the floor on that motion. 11 MR. BRIAN LEMEE: This article 1.2 would create a new Sewer Capital 13 14 Stabilization Account in the Sewer Enterprise Fund. The fund will be used to 15 create a Reserve Fund to be used for large 16 equipment needs or projects to be needed in 17 18 the future. In the short term, it may be used 19 20 to pay initial debt service anticipation tax and sewer revenues -- anticipated tax. 21 and sewer revenues are realized on the new 22 wastewater treatment facility. 23 Funding for this fund will come 24

1	from future revenues and unrestrictive fund
2	balance, also known as retained earnings, of
3	the Sewer Enterprise Fund.
4	The Finance Committee voted 11 to
5	0 to recommend approval of this article.
6	MODERATOR PARADY: Thank you,
7	Brian. Any further discussion on the Motion.
8	of the Finance Committee on Article 7?
9	Seeing none.
10	It requires a majority vote. All
11	those in favor, please signify by saying,
12	"Aye."
13	THE AUDIENCE: Aye.
14	MODERATOR PARADY: All those
15	opposed, "No." I declare the ayes have it.
16	I declare the motion passes. I declare it
17	was a unanimous vote.
18	(Article 7 passed unanimously.)
19	MODERATOR PARADY: I want to thank
20	you, all, for attending. It was a small
21	group but as Jim Mulvey said, "A hundred and
22	thirty-two people decided the whole Buzzards
23	Bay sewer issue tonight out of 14,000
24	registered voters."

Part I ADMINISTRATION OF THE GOVERNMENT

Title VII CITIES, TOWNS AND DISTRICTS

Chapter 40 POWERS AND DUTIES OF CITIES AND TOWNS

Section 5B STABILIZATION FUNDS; ESTABLISHMENT

[Section impacted by 2020, 92, Secs. 10, 16 and 17, effective June 5, 2020 relating to the suspension of the dedication of revenue to special funds for fiscal year 2021 in order to address disruptions caused by the outbreak of COVID-19.]

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Section 5B. Cities, towns and districts may create 1 or more stabilization funds and appropriate any amount into the funds. Any interest shall be added to and become part of the fund.

The treasurer shall be the custodian of all stabilization funds and may deposit the proceeds in a trust company, co-operative bank or savings bank, if the trust company or bank is organized or exists pursuant to the laws of the commonwealth or any other state or may transact business in the commonwealth and has its main office or a branch office in the commonwealth; a national bank, federal savings bank or federal savings and loan association, if the bank or association may transact business and has its main office or a branch office in the commonwealth; provided, however, that a state-chartered or federally-chartered bank shall be insured by the Federal Deposit Insurance Corporation or its successor; or

may invest the funds in participation units in a combined investment fund pursuant to section 38A of chapter 29 or in securities that are legal investments for savings banks.

At the time of creating any stabilization fund the city, town or district shall specify, and at any later time may alter, the purpose of the fund, which may be for any lawful purpose, including without limitation, an approved school project pursuant to chapter 70B or any other purpose for which the city, town or district may lawfully borrow money. The specification and any alteration of purpose, and any appropriation of funds from any such fund, shall be approved by a two-thirds vote, except as provided in paragraph (g) of section 21C of chapter 59 for a majority referendum vote. Subject to said section 21C of said chapter 59, any such vote shall be of the legislative body of the city, town or district, subject to charter.

Notwithstanding section 53 of chapter 44 or any other general or special law to the contrary, a city, town or district that accepts this paragraph may dedicate, without further appropriation, all, or a percentage not less than 25 per cent, of a particular fee, charge or other receipt to any stabilization fund established pursuant to this section; provided, however, that the receipt is not reserved by law for expenditure for a particular purpose. For purposes of this paragraph, a receipt shall not include taxes or excises assessed pursuant to chapter 59, 60A, 60B, 61, 61A or 61B or surcharges assessed pursuant to section 39M or chapter 44B. A dedication shall be approved by a two-thirds vote of the legislative body of the city, town or district, subject to charter, and may be terminated in the same manner. A vote to dedicate or terminate a dedication shall be made before the fiscal year in which the dedication or termination is to commence and shall be effective at least for 3 fiscal years.



<u>Town of Bourne</u> Sewer Enterprise Fund Financial Policies and Guidelines

I. Introduction

The following financial management policies and guidelines set forth the framework for overall planning and management of the Town of Bourne, Sewer Enterprise Fund, overseen by the Town Administrator, Superintendent of Public Works, and Board of Sewer Commissioners. This policy is intended to be advisory in nature and serve as a point of reference for all decision makers, policy-makers, administrators and advisors.

Per the Division of Local Services and in accordance with MGL c. 44 § 53F ½, enterprise funds provide a separate accounting and financial reporting mechanism for municipal services for which a fee is charged in exchange for goods and services. Under enterprise accounting, the revenues and expenditures of the service are segregated into a separate fund with its own financial statements, rather than commingled with revenues and expenditures of all other government activities. Enterprise accounting allows a community to demonstrate to the public the total cost of providing a service.

The Town of Bourne Sewer Enterprise Fund is comprised of a town owned and operated Wastewater Treatment Facility, collection system infrastructure, various pump stations, associated equipment and specialized vehicles. In addition, the Town has entered into a long term agreement with the Town of Wareham for the treatment of up to 200,000 gallons/day of wastewater. Per the Inter-municipal Agreement, the Town is responsible for the cost of operating expenses and 17.91% of major repairs, replacement or improvements to the common sewage works.

These policies are designed to ensure the sound financial condition of the Sewer Enterprise Fund now and in the future. Sound financial condition includes the following:

- Cash Solvency the ability to pay bills in a timely fashion
- Budgetary Solvency the ability to annually balance the budget
- Long-term Solvency the ability to pay future costs
- Service Level Solvency the ability to provide needed services
- Infrastructure Solvency the ability to maintain infrastructure

II. Budget and Rate Setting

In accordance with generally accepted best practices, the Sewer Enterprise Fund shall be fully supported by revenue from user rates, fees, and other revenue generating operations. The methodology for calculating indirect costs shall be explicitly documented and agreed upon by Finance Director, Town Accountant, Treasurer/Collector, and the Enterprise Department heads.

Rates and fees for enterprise services shall be set at a level to provide for self-supporting enterprise operations, including direct and indirect costs. Capital projects shall be financed from enterprise revenues and grants.

Changes in the rates and/or rate structure shall be carefully analyzed prior to recommendation and implementation in order to ascertain the short and long term impact on financial security of the fund, rate payers and the general fund [if subsidies are being considered]. Town fees and charges shall also be reviewed periodically in relation to the cost of providing the service.

The Town will compare rates with nearby communities to determine if the fees established are competitive. The Town may decide against full cost recovery where greater public benefit is demonstrated. Exceptions to full recovery costs include cases where: the fee maximums are established by the General Laws of Massachusetts (MGL) or where a policy decision has been made otherwise by the Board of Sewer Commissioners.

The Government Finance Officers Association recommends that when certain services provided especially benefit a particular group, governments should consider charges and fees on the service recipients. Well-designed charges and fees not only reduce the need for additional revenue sources, but promote service efficiency. Regular and consistent review of all fees is necessary to ensure the costs associated with the delivery of specific services have been appropriately identified and that a municipality is collecting reasonable charges

The Division of Local Services recommends communities adopt written policies for setting charges and fees. A policy should identify what factors are to be taken into account when pricing services. It should also state whether the community intends to recover the full cost of providing the service or benefit andunder what circumstances a charge or fee is set at less than full recovery (e.g., debt exclusion or other subsidy). Such a policy and the fee structure should be reviewed periodically to ensure they remain current, and both should be communicated with the public clearly and openly.

References

MGL c. 41 §53F1/2

DLS Guidelines: Enterprise Funds: A Best Practice

Government Finance Officers Association, Establishing Government Charges and Fees

III. <u>Fiscal Reserve Guidelines</u>

Similar to Free Cash, an Enterprise Fund's retained earnings are considered a "one-time" or "non-recurring" revenue source. In that regard, the Government Finance Officers Association recommends that communities develop guidance on the use of one-time revenues to minimize services disruptions due to the non-recurring nature of these sources. In addition, The Division of Local Services states that funding operations with one-time revenues, without identifying future available offsets, effectively postpones difficult decisions necessary to achieve a structurally sound, sustainable spending plan.

As it relates to the Sewer Enterprise Fund, the Board of Sewer Commissioners and Administrators shall reduce its use of Retained Earnings for the operating budget by at least \$XX,XXX each year until it ceases using one-time revenue sources for recurring costs in the annual Sewer operating budget. One-time revenues shall be appropriated to reserve funds, used to fund one-time budget or capital costs, and/or address unfunded liabilities or when unanticipated expenses or emergencies occur.

The Sewer Enterprise Fund's accumulation of prudent reserves is critically important to the fiscal health of the fund. It shall be the policy of the Board of Sewer Commissioners to maintain a level of unreserved retained earnings in the Sewer Enterprise Fund that is sufficient to address the financing of: working capital, revenue shortfalls, unanticipated and emergency expenditures and/or in anticipation of increases to operating or capital expenses by the Town of Wareham.

The Board of Sewer Commissioners in concurrence with information and analysis provided by the Town Administrator, Finance staff and the Superintendent of Public Works shall maintain (at a minimum) the following reserves:

- a. Working Capital: to maintain a minimum balance of 30% of the operating budget.
- b. Reserve for Debt & Capital Expenses: to maintain at least three (3) years of capital debt service, plus anticipated cost of Bourne Capital Expenses as identified in the town's five year capital plan.

IV. Financial Planning & Monitoring Guidelines

- a. Multi-year Financial Forecasting
 - Establish and maintain an on-going financial planning model that projects revenues and expenses over the next five (5) years by using five (5) years of historical data and other fiscal trend analysis.
- b. Monitor and Track Current Year Financial Activities
 Sewer Enterprise Funds shall be reviewed annually by the responsible board, commission, or department head to project revenues and expenditures for the next fiscal year and generate estimates of the current fiscalyear and the projections for future years in order to prevent the need for subsidy by the General Fund operating budget. Estimates of capital project costs, debt service, and other liabilities shall be included in this analysis in order to project future enterprise fund budgets and revenues necessary to maintain self-sufficiency.

V. Capital and Debt Service Planning

To be added

VI. Revenue Enhancement

To be added



Bourne Board of Sewer Commissioners Sewer Policy and Regulations

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Town of Bourne Board of Sewer Commissioners

The Town of Bourne Board of Sewer Commissioners (BOSC) manages the municipal sewer system in the village of Buzzards Bay, providing sewer services to more than one thousand units daily. The BOSC oversees the allocation of the availability of wastewater disposal and in turn guides the approved development and redevelopments in the Town of Bourne.

The BOSC was created due to a critical environmental need for municipal sewer in the Town, replacing separate septic systems on individual properties in the Buzzards Bay village that contributed to severely contaminated water quality. The BOSC is a five-member board that is comprised of the elected board of selectmen and shall serve until such time as the town adopts legislation creating a board of sewer commissioners.

In 2019, the BOSC set out to codify and amend its various regulations, procedures, and policies. With the onset of a focused and goal oriented Board, a new Town Administrator and Assistant Town Administrator, and several newly appointed Department heads, these regulations were a result of comprehensive and extensive review. The Department of Public Works, the Sewer Department, the Engineering Department, Board of Health, and Town Administration have contributed wholly or partly in order to provide the residents and business owners of Bourne with a safe, practical, and pragmatic document that could guide current and future growth of our municipal sanitary sewer in Bourne.

Goals

The goal of the BOSC is to provide residents and businesses in the town of Bourne with the best quality sewer services available in a way that is both protective of the environment and financially prudent. Expansion of the municipal system by the Town will be guided by the most recently adopted Comprehensive Wastewater Management Plan (CWMP.)

History

For over 30 years the BOSC has consistently delivered efficient sanitary sewer services to over a thousand units every day with fiscal integrity in a manner that protects and promotes public health. BOSC's system comes from an extensive focus on water quality and a desire to promote business growth in the downtown village of Buzzards Bay. Since 1990, the Town of Bourne has sent up to 200,000 gallons per day (gpd) to the Town of Wareham Wastewater Treatment Plant (WWTP) on the Agawam River. In 2015, the Town undertook the responsibility of constructing its own WWTP at Queen Sewell park after several feasibility studies going as far back as 2005. Completion of the WWTP is expected in April 2021 and will allow another 100,000 gpd for expansion of the municipal sewer system.

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1.0 USE OF SEWERS

- 1.1 These Sanitary Sewer Regulations are promulgated pursuant to <u>Chapter 117 of the Acts of 2012.</u> M.G.L. ch. 83, §10, and shall also constitute a pricing structure adopted pursuant to M.G.L. ch. 40, §39J.
- 1.2 The use of all public sewers in the Town shall be controlled by the Department of Public Works Sewer Division and policy decisions by the Board of Sewer Commissioners. No person shall, without prior authorization from the DPW and/or the Board of Sewer Commissioners, uncover, make any connection with or opening into, alter, or disturb the Town's wastewater systems.

1.3 Rates and Fees

A. Allocation Fees

Allocations fees are based on the Allocation Policy as set forth by the Board of Sewer Commissioners. The charge is a specified amount of wastewater treatment capacity measured in gallons per day (gpd) assigned to a specific project on a specific parcel or parcels upon a majority vote of the Board. All allocations to projects shall be based on state and local regulations. The transfer of all or part of an allocation is prohibited unless approved in writing by the Board. See Attachment C.

B. Sewer Development Fee (Connection Charges)

Applicants must pay a connection charge to connect to the Town's sanitary sewer systems. These charges are one-time charges for connecting to the Bourne sanitary sewer system. The sewer system connection charge, as applicable, must accompany an application for service before Department of Public Works Sewer Division. It is the responsibility of the Applicant or the Applicant's Contractor to install the building sewer from the Applicant's building to the public sewer system according to Department of Public Works Sewer Division.

C. Sewer Rates (User Charges)

All sewer rates are based on the fee established by the Board of Sewer Commissioners on an annual basis plus a surcharge for water use above a designated quantity of the water that passes through the water meter. Consumption is billed at rates in effect at time of use. Current rates are outlined in Attachment A.

D. Sump Pumps

For sump pumps approved to be connected to the public sewer, there is a

separate sewer use charge since flow from sump pumps is not accounted for in typical water meter usage. Sump pumps connected to the public sewer are generally not allowed by the Town of Bourne and would only be considered in extreme cases.

New and Existing Sewer Service Connections:

Minimum application/connection fees for new and existing sewer services are calculated with current connection fees per equivalent unit included in Attachment A.

Fees will apply to all new connections to the public sewer system. The "Re-connect" fee will only be applicable to residential properties and will be used in the case where an existing structure, which is connected to the public sewer system, is completely rebuilt or substantially renovated in the opinion of the DPW Director.

1.4 Private Sewers

All private sewers in the Town that connect to the public wastewater shall be controlled as to discharge by the DPW Sewer Division, but maintained and operated by their owner(s). Repairs to private sewers, including repairs required to comply with these Regulations, shall be made by an approved drain layer at the expense of the owner.

1.5 Applicable Regulations

Any user of the Town's wastewater system shall be subject to Town rules and regulations and to any charges, rates, fees, and assessments which are or may be established by the Town. Any user of the Town's wastewater system shall also be subject to applicable Federal and State regulations. In instances where various regulations contain different requirements, the most stringent requirements shall be met.

1.6 Wastewater Connections

The DPW Sewer Division recommends that wastewater disposal facilities be connected to its wastewater system whenever the lack of such connections would endanger public health, create a public nuisance, or impair water quality. Connection to the wastewater system shall be subject to the availability of capacity in the system as determined by the Board of Sewer Commissioners. The Commissioners may request that the Applicant perform an analysis to show that the Town wastewater system has adequate capacity to accept the additional flow. Connections shall be made in compliance with all DPW Sewer Division rules, regulations, and specifications, and at the owner's expense.

2.0 ALLOCATION POLICY

2.1 PURPOSE

The Town of Bourne (referred to herein as the Town), through an Inter-Municipal Agreement, may send up to 200,000 gallons per day (gpd) of wastewater for treatment and disposal to a plant owned by the Town of Wareham. Another 100,000 gpd is also available for allocation from a new package treatment plant on the Town's Queen Sewell Park site. The Board of Sewer Commissioners (referred to herein as the Board) controls the allocation of wastewater treatment capacity among parcels in the sewered areas of the Village of Buzzards Bay and assigns allocations on a parcel-by-parcel basis. (See Attachment G)

In order to follow an objective process for remove subjective factors from the process of awarding wastewater allocations, the Board may henceforth apply the following procedures for granting allocations from the Town's Uncommitted Reserve Capacity for the purpose of development and re-development in Bourne's Downtown.

These procedures are in effect primarily for properties proposing a change of use and/or change in septage flow. The guideline for which properties/projects are required to follow these procedures is: if a development has either a change of use or an increase in flow then it requires review by the Board of Sewer Commissioners using the policies and procedures described herein.

Further, in order to ensure that unused allocations will not prevent property owners and/or developers from coming forward with projects that may be in the long term best interests of the Town, the Board hereby establishes a system of periodic reviews of allocations.

2.2 UNCOMMITTED RESERVE CAPACITY

Annually, the Board shall determine the Uncommitted Reserve Capacity... as defined in Section IV.

2.3 OBTAINING A PRELIMINARY ALLOCATION

- A. The Applicant shall apply to the Board for a Preliminary Allocation on a form attached herein (Attachment C?). An Application Fee is due when the application is submitted (see Attachement A, page 3Section IV). The Application is reviewed by staff within 30 days then placed on a Board agenda once deemed complete.
- B. If the application requests a flow amount that exceeds the Uncommitted Reserve Capacity (see draft application), the application will be rejected considered incomplete but is otherwise complete it will be dated and put on a waiting list. When allocation becomes available, t may ask for a meeting with Town Staff to discuss possible solutions and then request a meeting with the Board. he Board will consider requests on the waiting list in the order in which they were dated. If enough allocation is available, and the application fee is paid, and the project

application will be deemed complete and accepted The Board will consider requests on the waiting list in the order in which they were dated.

- C. The Board shall review applications on a first come, first served basis within sixty days after the Application is deemed complete. If the requested allocation is available within the Uncommitted Reserve Capacity, the Board may grant Preliminary Allocations to projects which:
 - 1. Demonstrate evidence of adequate financing;
 - Demonstrate control of the project's parcels (i.e. Purchase and Sale agreement, evidence of ownership);
 - 3. Have preliminary project review with Town Planner;
 - Demonstrate that the requested allocation is based on state and local regulations.
- D. If the Board grants a Preliminary Allocation, the Applicant shall have up to two years to initiate construction. A Preliminary Allocation Fee is due within 30 days after the Board grants the Preliminary Allocation.
 - During the two years, the Applicant shall show substantial progress in regular six-month reports to the Board. The Board retains the right to revoke the Preliminary Allocation if the Applicant cannot demonstrate progress, although the Board may allow for the continuation or extension of a Preliminary Allocation in any case. If the Preliminary Allocation is revoked, the allocation shall revert to the Town.
 - When the Board grants a Preliminary Allocation, the Applicant shall pay a Preliminary Allocation Fee as set forth in the Town's Schedule of Rates and Fees.
 - If the Board extends the Preliminary Allocation beyond the designated twoyear period, the Applicant shall annually pay a Preliminary Allocation Extension Fee.
 - 4. The Application Fee, the Preliminary Allocation Fee, and any Preliminary
 - 5. After the Board's vote to grant a Preliminary Allocation, the Applicant will be issued a letter signed by the Town Administrator certifying to the existence of a Preliminary Allocation for that specific project/parcel(s) and including any conditions imposed by the Board. The Town Planner, the Building Inspector and the Health Agent will be copied on the allocation letter issued by the Town Administrator.

2.4 FEES

A. During the process of obtaining a Preliminary Allocation, the applicant shall be assessed fees as periodically established by the Board, which is hereby authorized to establish or amend wastewater allocation fees from time to time as follows:

- 1. Application Fee: due upon application for a Preliminary Allocation.
- Preliminary Allocation Fee: due within 30 days of the Board's approval of the Preliminary Allocation. The fee shall be based upon the projected wastewater flow.
- 3. Preliminary Allocation Extension Fee: due within 30 days of the Board's vote to extend the Preliminary Allocation beyond the original two years and shall be paid annually for as long as the extension is continued.
- B. When the project connects to the sewer system, the applicant shall pay user fees as designated by the Board of Sewer Commissioners
- C. In cases where a Preliminary Allocation expires and a new person applies for capacity for the same project on the same site, the Board may consider previous fees paid by the original person when establishing fees for the new project.

3.0 BUILDING SEWERS AND CONNECTIONS

3.1 Separate Building Sewers

Separate and independent building sewer connections shall be provided for all new or substantially rehabilitated buildings. Where one building stands behind another on an interior lot, and no private sewer is available or can be constructed to the rear of the building through an adjoining alley, court, yard, or driveway, the building sewer may be extended from the front building to the rear building with the approval of the Board of Sewer Commissioners.

3.2 Existing Building Sewers and Building Storm Sewers

With DPW approval, existing building sewers may be used to accommodate new uses which result in changes in volumes or characteristics of wastewater and stormwater. The property owner is required to perform a television inspection of the existing sewer proposed for use prior to reuse. If, in the opinion of the sewer division, the existing gravity sewer pipe is not suitable for reuse it must be replaced with SDR35 PVC pipe. The costs of any inspection and testing required by the DPW as a precondition to such approval shall be at the owner's expense.

3.3 Gravity Discharge to Sewer

All building sewers shall discharge by gravity to the public sewer. In all new or substantially rehabilitated buildings in which any building sewer is too low to permit gravity discharge (other than for a low pressure sewer system), wastewater shall be lifted by an approved means and allowed to discharge by gravity (i.e., not under pressure) to the sewer.

3.4 Backwater Valves

All existing or new building drains from plumbing fixtures liable to backflow from a public sewer, or a private sewer connected to the public sewer, shall be required to have backwater valves installed at the owner's expense. Any plumbing fixture located at an elevation below the top of the manhole on the public sewer serving the fixture shall be considered to be liable to backflow. Backflow valves shall be installed in accordance with 248 CMR Section 2.09(4) of the Uniform State Plumbing Code, as amended. The DPW shall have the right to inspect all backwater values in accordance with Section 6.0 of these regulations. Where backwater values are required, they shall be installed and maintained continuously in satisfactory and effective operation by and at the expense of the owner or user.

3.5 Oil Traps for Commercial and Industrial Garages

Oil traps shall be required on sewers directly or indirectly tributary to the Town's wastewater system from existing or new garages, and other establishments capable of discharging petroleum-based oil or grease, flammable wastes, sand, or other harmful substances. Oil traps shall not normally be required for garages associated with private dwelling units. The determination as to whether an oil trap is required rests with the Town Plumbing Inspector/Building Department and the DPW. All oil traps shall be of a type and capacity approved by the DPW and shall be located so as to be readily accessible for maintenance and inspection. The DPW shall have the right to inspect such facilities in accordance with Section 6.0 of these regulations. Where oil traps are required, they shall be installed and maintained continuously in satisfactory and effective operation by and at the expense of the owner or user.

3.6 Grease Traps

Grease traps shall be required for all restaurants, facilities that prepare and/or package food or beverages for sale or consumption, on or off-site, and any other industrial or commercial establishments which discharge significant amounts of animal or vegetable fat, oil or grease. The discharge concentration shall not exceed 100 milligrams per liter for any building sewer. Such devices shall not normally be required for private dwelling units. The Board of Health Agent will determine whether a grease trap is required. All grease traps shall be of a type and capacity approved by the Board of Health Agent and shall be located so as to be readily accessible for maintenance and inspection. Where grease traps are required, they shall be installed, inspected at least once each month, and maintained continuously in satisfactory and effective operation and in accordance with the requirements of the Uniform State Plumbing Code and the State Environmental Code, Title 5, all by and at the expense of the owner and user. The DPW shall have the right to inspect such facilities in accordance with Section 6.0 of these regulations. All grease trap/interceptors shall

be subject to the following:

- (a) All grease traps/interceptors shall comply with the Massachusetts Plumbing and Building Codes. Grease traps/interceptors shall be sized in accordance with 310 CMR 15 (Title V) and the Plumbing and Drainage Institute (PDI) standard G-101, as amended.
- (b) In every case where a food establishment is preparing or selling food or business of a similar nature is carried on, a suitable internal grease trap in compliance with Board of Health Regulations must be installed.
- (c) Establishments in excess of 150 seats that prepare food must install an external grease interceptor. External grease interceptors shall have a minimum depth of four feet, minimum capacity of 1,500 gallons, have a grease retention capacity of not less than two (2) pounds for each gallon per minute of flow, and provide a minimum 24- hour detention time for kitchen flows. Interceptors shall be easily accessible for maintenance and have 24-inch (minimum) diameter risers to grade. Flow rates from the State Environmental Code, Title V, 310 CMR 15, shall be used to determine the size of a grease interceptor. Other alternative and innovative approved methods of grease removal and disposal may be used if approved by the Board of Health, Plumbing Inspector and DPW. All new facilities must install industrial type grease interceptors.
- (d) The owner or his designee shall inspect grease traps/interceptors at least monthly. Internal grease traps must be cleaned monthly by the owner, operator or approved vendor. External grease traps must be pumped by an approved vendor a minimum of every six months and more frequently if required by the Superintendent. Service records must be maintained and readily accessible to Board of Health, and Plumbing agents and inspectors. Failure to clean traps/interceptors and provide evidence of such cleaning shall be considered a violation of these regulations. Failure to maintain adequately sized grease traps/interceptors in proper working order shall result in fines. Repeated failure to maintain adequately sized grease traps/interceptors in proper working order shall result in suspension of the Food Establishment Permit.
- (e) Grease traps/interceptors shall be permitted annually, in collaboration with the renewal and inspection for a Food Establishment Permit. There shall be no additional charge for the grease trap/interceptor permit. The grease trap/interceptor permit shall be displayed prominently at the facility.
- (f) Disposal of waste materials from grease traps/interceptors shall be by a licensed disposal facility/hauler only. Owner shall maintain records of disposal readily available for review by the Superintendent or his authorized agent.
- (g) Any facility with a grease trap/interceptor permit shall post educational

information (e.g., fact sheet, maintenance requirements, etc.) in the vicinity of the grease trap/interceptor.

- (h) Any facility with a grease trap/interceptor permit shall keep a maintenance log available at the facility.
- (i) The Town Plumbing Inspector and Board of Health Agent have the authority to act on behalf of the Town for the purpose of inspecting grease traps/interceptors, issuing permits for grease traps/interceptors, or issuing violations relative to the operation of a grease trap/interceptor.

3.7 Wastewater - Stormwater Separation

The plumbing of any existing or new building shall be so constructed as to keep all stormwater, surface water, groundwater, roof and surface runoff, subsurface drainage, and allowable non-stormwater discharges separate from the building sewer. In no case shall a building storm sewer be connected to a sanitary sewer. No person shall make connection of roof downspouts, exterior foundation drains, areaway drains, or other sources of surface runoff or groundwater to a building sewer which in turn is connected directly or indirectly to the sanitary sewer. No wastewater shall be discharged into a storm drain. (All wastewater-stormwater separation shall comply with the requirements outlined in the Town's Board of Health regulation regarding Illegal (Illicit) Discharges to any storm drainage system, as well as, the Town's Zoning Bylaw (especially Section 3490) and any other Federal, State, and local laws pertaining to stormwater.)

3.8 Connections to Manholes

Building sewer connections for new or substantially rehabilitated buildings shall not be made directly to publicly-owned manholes unless expressly authorized by the DPW.

3.9 Special Facilities

The DPW may require the owner of a new or substantially-rehabilitated building to construct, operate, and maintain facilities, such as oil traps, particle separators, and wastewater retaining tanks, which will provide for the regulation and control of wastewater discharged to the Town's wastewater system... Such special facilities shall be constructed, operated, and maintained at the owner's expense. The DPW shall have the right to inspect such special facilities in accordance with Section 6.0, to ascertain compliance with these regulations.

3.10 Dewatering Drainage

In no circumstances shall dewatering drainage be discharged into a sanitary sewer. Such discharges shall comply with all other applicable regulations.

3.11 Design and Construction Standards

New building sewers, other private sewers, wastewater retaining tanks, grease traps, oil traps, appurtenances, and other wastewater facilities tributary to the public wastewater system shall be designed and constructed in conformance with DPW standards and specifications, and as depicted in standard Town details. All new building sewers must be constructed of SDR 35 PVC pipe. All materials used must meet approved industry standards and be approved by the Bourne Department of Public Works. In the absence of such specifications or in amplification thereof, the materials and procedures set forth in appropriate specifications of the American Society for Testing and Materials, the WPCF Manual of Practice No. 9 New England Interstate Water Pollution Control Commission Guides for the Design of Wastewater Treatment Works, and Title 5 of the State Environmental Code shall apply.

Building sewer connections shall be laid at least ten (10) feet apart from any new or existing water service connection.

3.12 Approved Drain Layer

All building sewer installation, repair or maintenance work shall be performed by a drain layer who is DPW-approved. A drain layer's bond, using the DPW's standard bond form, as then in effect, must be submitted to the DPW in advance of installation for projects exceeding \$10,000.

3.13 Violations to be Reported

All drain layers are required to give a full written report to the DPW within 24 hours if, in the course of performing their work, either (a) prohibited substances are found in a building drain, building sewer, building storm drain, or building storm sewer or plumbing is found that would allow discharges of such substances to a building drain, building sewer, building storm drain, or building storm sewer or (b) interconnections are observed.

3.14 Right to Inspect During Construction

The DPW shall have the right to inspect building sewers and other private sewers, wastewater retaining tanks, grease traps, oil traps, sump pumps and other wastewater facilities tributary to the public wastewater and storm drainage systems, at any reasonable time while construction is underway. The Applicant or his representative must inform the Department twenty-four (24) hours prior to beginning installation procedures, and shall notify the DPW when such facility is installed and ready for final inspection and for connection to the Town's wastewater system. A representative of the Bourne Department of Public Works must approve of the

installation prior to backfilling and final connection. The cost of the inspection by the Town is paid for under the connection charge outlined in Section 1.3B. Connection to the Town's wastewater system shall be made in the presence of a DPW inspector. No facility shall be covered over until approval has been given by the DPW inspector. If the owner fails to notify the DPW in advance, any and all costs to uncover the connection as necessary for inspection by the DPW shall be borne by the owner.

3.15 Bonding Requirements

The DPW shall have the right to require that the owners of proposed building sewers, other private sewers, wastewater retaining tanks, grease traps, and other wastewater facilities tributary to the Town's wastewater system post a bond in a form satisfactory to the DPW and in an amount and for a period of time sufficient to guarantee construction quality and operating performance.

3.16 Application Required for Building Sewer

The owner shall complete a General Sewer Service Application prior to construction, reconstruction, repair, or modification of a new or existing building sewer which connects to a Town sanitary sewer. The application shall be supplemented by building site plans approved by the DPW and by such other permits, plans, specifications and information as the DPW may require. An application/connection fee shall be paid at the time the application is filed. Construction, reconstruction, repair, or modification of the building sewer shall not proceed without authorization by the DPW. A DPW inspector will be assigned to inspect the building sewer and connection to a public sanitary sewer.

The owner shall specify for the Superintendent's approval the nature of the work to be performed, including the proposed flow to be discharged (calculated in accordance with Title 5 (310 CMR 15)) and the size, material, mode of construction, location, direction and grade of all pipes and appurtenances to convey those flows to the public sewer. The DPW may require the Applicant to hire and pay for a Massachusetts Registered Professional Engineer to evaluate the public sewer downstream of the proposed connection to demonstrate that adequate hydraulic capacity exists in the public sewers to convey the proposed peak flows without surcharging. The Director may also require that the Applicant perform a condition assessment of sewer infrastructure in the downstream flow path of the proposed connection. If, in the opinion of the Superintendent, flow from the proposed project may cause system surcharges and/or overflows, or existing sewer deficiencies in the downstream flow path to further deteriorate, rehabilitation of the downstream infrastructure may be required.

The Superintendent may deny the owner's request to extend, replace or relocate a public sewer, or private sewer, if in the Superintendent's opinion adequate

conveyance capacity cannot be achieved or the proposed work does not conform to the Town's design standards. The Superintendent may require certain conditions as part of the approval of a request to extend, replace or relocate a sewer main or service.

3.17 Connection Permit Required

No user shall connect to the public sewer without a Connection to Sewerage System Permit issued and approved by the DPW and issued by the Massachusetts Division of Water Pollution Control, if applicable.

Prior to issuance of a permit, the Superintendent shall require the Applicant to demonstrate review of and, if applicable, compliance with the requirements of the following, as well any other **applicable** state or local regulations:

- 3.17.1 301 CMR 11.00. Massachusetts Environmental Policy Act
- 3.17.2 310 CMR 10.00: Wetlands Protection Act Regulations
- 3.17.3 314 CMR 7.00, Sewer System Extension and Connection Permit Program
- 3.17.4 314 CMR 12.00, Operation & Maintenance & Pretreatment Standards for Wastewater Treatment Works and Indirect Dischargers
- 3.17.5 Cape Cod Commission

3.18 Expenses Borne by the Owner

All costs and expenses incidental to the application form, permitting, design, installation, connection, and maintenance of a building sewer, other private sewers, wastewater retaining tanks, grease traps, oil traps, or other wastewater facilities shall be borne by the owner. The owner shall indemnify the DPW from, and shall reimburse the DPW for, any loss or damage directly or indirectly occasioned by the installation of any building sewer, private sewer, wastewater retaining tank, grease trap, oil trap, or other wastewater facility.

3.19 Maintenance of Building Sewers

The property owner owns the building sewer from the building to the public sewer. The owner of a building sewer shall, at all times, keep such sewers in good repair in order not to cause excessive infiltration, exfiltration or inflow, depletion of groundwater, damage to property, or harm to the public sewers. Maintenance and/or repair of building sewers located under public ways shall be the responsibility of the property owner. However, the Town does have jurisdiction to make repairs to the portion of the building sewer located from the property line to the public sewer as needed at the Town's discretion. Should the Town be required to perform emergency maintenance or repair on any private sewer to eliminate a potential hazard to the

Commented [LT1]: Do we need to change this sentence? Property owner owns up to the property line.

public, property, or the environment, the owner of said private sewer shall reimburse the Town on a time and materials basis and be subject to the Town's direct labor burden and equipment overhead costs.

3.20 Construction of Below Grade Fixtures

Construction of below grade fixtures shall be in accordance with the Uniform State Plumbing Code Section 248 CMR 10.00 and a plumbing permit is required to complete the work. Plumbing that is subject to the requirements of this section shall include faucets, showers, baths, toilets and washing machine hookups. All plumbing fixtures located at an elevation below the top of the manhole on the public sewer serving the proposed plumbing shall be considered liable to backflow and shall be equipped with a backwater valve in accordance with 248 CMR Section 10.15 (10) (f) of the Uniform State Plumbing Code and 780 CMR Chapter 29 of the State Building Code. The backwater valve shall be installed and maintained at the owner's expense.

3.21 Dye Testing of Building Sewers

Prior to issuance of an occupancy permit, every new building sewer shall be dye tested by the owner or his designee in the presence of a Town inspector to establish that the building sewer is properly connected to the public sanitary sewer. At any time, the DPW may require an owner to conduct dye testing of an existing building sewer to confirm that it is properly connected to the public sanitary sewer. If the building sewer is not connected to the public sanitary sewer, the owner shall use whatever means necessary to determine the actual point of connection. The DPW shall require the owner to eliminate any connection from a building sewer to the MS4 or any other natural outlet {also referred to as an illicit connection) at the owner's expense. Where separate sanitary and storm drains exist, the DPW may also require the owner to dye test in the presence of a Town inspector, a new or existing building storm drain to establish that it is properly connected to the MS4. The DPW may also require the owner to eliminate a connection from a building storm drain to a public sanitary sewer at the owner's expense.

3.22 Sump Pump Connections

Sump pumps may be connected to the public storm drainage system at the discretion of the Superintendent if the Superintendent determines that discharge onsite is not feasible. The owner shall pay a separate sump pump fee. The connection shall be in compliance with the Town's Board of Health regulation regarding Illegal (Illicit) Discharges to any storm drainage system. The Property Owner must also sign the Drainage Release Form included in Attachment B.

3.23 Private Inflow Removal

Illicit sewer connections to the public sewer system, which include stormwater connections associated with basement sump pumps, roof leaders, foundation/cellar french drains, and driveway drains, are prohibited. Illicit sewer connections that are not removed in accordance with DPW Policy will be subject to a fine as outlined in Attachment A. The use charge is assessed on the additional water that is being contributed to the sewer system, but not being registered by the water meter. Duly authorized representatives of the DPW may inspect the property or facilities of any user (including facilities under construction) to ascertain compliance with these Regulations. If inspection access to the property is not permitted by the owner, an additional use charge shall be assessed. The charge will be removed following inspection if an illicit discharge to the sewer system is not identified.

3.24 Pump Stations

Where pump stations are required for extension, replacement, or connection to the public sanitary sewer, the Applicant must adhere to the following requirements, as certified by a Professional Engineer licensed in the Commonwealth:

- (a) Pump stations shall be designed and constructed in accordance with the latest version of TR-16 Guide to Wastewater Treatment Works, or other accepted industry-standard design manual practice.
- (b) The permittee must provide a full set of buoyancy calculations for pump station wet well and associated underground vaults.
- (c) At a minimum, pump stations shall be equipped with the following:
 - (1) SCADA (Supervisory Control and Data Acquisition) system
 - (2) Alarm system with visual and audible components mounted outside
 - (3) Alternative/back-up power
 - (4) An Odor Control component for stations with a design flow rate higher than 350 gpm.
 - (5) Flow meter and run-time recorder
- (d) Connection to the public sanitary sewer system shall be by gravity, not under pressure unless part of a low pressure sewer system.
- (e) Upon completion of construction of the pump station, the Contractor shall provide to the Town copies of as-built drawings and an Operation & Maintenance Manual for the pump station.
- (f) The permittee shall be required to enter into an annual operation and maintenance service contract for emergency services after the commencement of operation of the pump station.
- (g) The permittee shall provide financial assurance for emergency repair

and a long-term capital fund for replacement of the station or its components before useful life has been expended (see Attachment H for Financial Security Provisions for New Pump Stations).

4.0 WASTEWATER DISCHARGE PROHIBITIONS AND ITEM DISPOSAL RESTRICTIONS

4.1 General Prohibitions

No persons shall discharge or cause or allow to be discharged into a public sewer or into a sewer tributary thereto, any substances, waters or wastes that the DPW has identified as likely, either singly or by interaction with other substances, to:

- Harm any wastewater system, wastewater treatment facility, or wastewater treatment process;
- Pass through or be otherwise incompatible with the wastewater treatment process or sludge disposal;
- c) Cause a violation of Federal or State discharge permits issued to either the DPW Sewer Division;
- Cause a violation of water quality standards or otherwise adversely affect the receiving waters;
- e) Endanger life, limb or property, or
- f) Constitute a health hazard or nuisance.
- g) Any liquid or vapor having a temperature higher than one hundred and fifty degrees (150 F)
- Any water or waste containing fats, wax, grease, or oils, whether emulsified or not in excess of one hundred milligrams per liter (100mg)/L) or containing substances which may solidify or become viscous at temperatures between thirty-two degrees (32 F) and one hundred and fifty degrees (150 F).
- i) Any garbage that has not been properly shredded. The installation and operation of any garbage grinder equipment with a motor of ³/₄ horsepower or greater shall be subject to the review and approval of the DPW Sewer Division.
- j) Any waters or wastes containing strong acid iron pickling wastes, or concentrated plating solutions whether neutralized or not. Any waters or wastes containing iron, chromium, copper, zinc, and similar objectionable or toxic substances; or wastes exerting an excessive chlorine requirement, to such degree that any such material received in the composite sewage at the sewage treatment plant exceeds the limits established by the Sewer Commissioners for such materials.
- k) Any waters or wastes containing phenols or other taste or odor producing substances, in concentrations which exceed maximum limits which may be established by the Commissioners, after treatment of the composite sewage in order to meet the requirements of the State, Federal, or public agencies or jurisdiction for such discharge to the receiving waters.

- Any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the Commissioners in compliance with applicable State or Federal regulations.
- m) Any waters or wastes having a pH in excess of 9.5.
- n) Material which exert or cause:
 - Unusual concentrations of inert suspended solids, such as but not limited to, Fullers earth, lime slurries, and lime residues, or of dissolved liquids, such as but not limited to, sodium chloride and sodium sulfate.
 - 2. Excessive discoloration, such as by not limited to, dye wastes and tanning solutions.
 - Unusual BOD, chemical oxygen demand, or chlorine requirements in such quantities as to constitute a significant load on the sewerage treatment works.
 - 4. Unusual volume of flow or concentration of wastes constituting 'slugs' as defined herein.
- o) Waters or wastes containing substances which are not amendable to treatment or reduction by the sewage treatment processes employed or are amenable to treatment only to such degree that the sewage treatment plant effluent cannot meet the requirements of other agencies having jurisdiction over discharge to receiving waters.

Unless otherwise stated herein the provisions of these rules and regulations and any supplementary revisions shall govern all discharges to the sanitary sewer system.

4.2 Prohibited Wastes and Substances

No person shall discharge or cause or allow to be discharged into a public sewer or into a sewer tributary thereto any of those wastes and substances specifically prohibited as identified in 360 CMR 10.023 and 10.024, and/or the Town.

- a) Any gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid, or gas.
- b) Any waters or wastes containing toxic or poisonous solids, liquids, or gases in sufficient quantity, either singly or by interaction with other wastes, so as to injure or interfere with any sewage treatment process, or which will constitute a hazard to humans or animals, create a public nuisance or create any hazard in the receiving waters of the sewage treatment process and system.
- Any waters or wastes having a pH lower than 5.5, or higher than 9.5, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and

personnel of the sewerage works.

d) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interferences with the proper operation of the sewage works such as, but not limited to, ashes, fleshing, entails and paper dishes, cups, milk containers, etc.

e) Additional Items that cannot be flushed into the Sewer System:

- Feminine Hygiene Products
- Wet Wipes
- Floss, Q-tips, and Cotton Balls
- Diapers
- Pills and Medications
- Paper Towels
- Cigarette Butts

4.3 Prohibited Discharges Into Sanitary Sewers

No user shall directly or indirectly discharge or cause or allow to be discharged into any public sanitary sewer or any sanitary sewer tributary thereto any groundwater, stormwater, surface water, roof runoff, subsurface drainage or any Allowable Non-Stormwater Discharge specifically stated as such in the Town's General Permit for Stormwater Discharges from Small Municipal Storm Sewer Systems that can be discharged to the Town's storm drain system.

4.4 Prohibited Discharges Into Storm Drains

No user shall directly or indirectly discharge or cause or allow to be discharged any wastewater into a building storm sewer or a public storm drain.

4.5 Dilution Prohibited

No user shall dilute a wastewater discharge to comply with the provisions of these Regulations.

4.6 Variances

Notwithstanding the limitations set forth in these Regulations, a special variance or amendment to a Sewer Use Discharge Permit may be issued by the DPW Sewer Division, whereby wastes of unusual character or strength may be accepted on an interim basis when, in the opinion of the DPW Sewer Division, unusual or extraordinary

circumstances compel special terms and/or conditions of temporary duration. Such permit shall be issued only when, in the opinion of the DPW Sewer Division, the discharge associated with such a variance or amendment would not cause any interference with or disruption in the wastewater system; would not cause either directly or through interaction, violations of either (a) any Federal discharge permit then held by the DPW, (b) the municipal discharge permit then held by the DPW, or (c) State water quality standards; and would not force additional controls on other dischargers to achieve compliance with effluent limitations. A variance or amendment to a Sewer Use Discharge Permit must be applied for in writing by the proposed discharger. No discharge to be covered by such a variance or amendment shall take place prior to its issuance.

5.0 INDUSTRIAL DISCHARGE AND PRE-TREATMENT REQUIREMENTS

5.1 Industrial Discharge Requirements

A. Compliance with MA DEP Regulations

The intent of these Regulations is to comply with Massachusetts DEP regulations governing industrial users. These Regulations shall accordingly be construed to conform with such MA DEP regulations as they now exist or may be amended, including 314 CMR 12.

B. Prohibited Discharges

No industrial user shall discharge or cause or allow to be discharged into any public sewer or into any sewer tributary thereto any prohibited or restricted wastes identified in Section 4.0.

C. Discharge Permits

No user shall discharge industrial wastes into the Town's wastewater system without a Sewer Use Discharge Permit. Every user proposing a new or modified discharge of industrial wastes shall obtain such a permit and shall file a General Service Application prior to constructing a building sewer to convey such wastes.

- Every user required to obtain a Sewer Use Discharge Permit shall complete and file with both the DPW a permit application form which may be obtained from either the DPW.
- The DPW shall evaluate the adequacy of data furnished in the application and may require the applicant to provide additional data within a specified

time. After receipt of adequate data, the DPW may issue a permit.

- 3) The DPW may stipulate special conditions and terms upon which the permit is issued. Permits may contain the following terms and conditions.
 - Limits on rate, time and characteristics of discharge and requirements for flow regulation, equalization and retention.
 - b) Installation of inspection, flow measurement and sampling facilities, and provisions for access to such facilities for inspection and/or sampling related to the permit terms and conditions.
 - Specifications for monitoring programs which may include flow and measurement, biological tests, data sampling, physical, chemical recording, and reporting schedules.
 - d) Pre-treatment requirements and implementation schedules, including schedules for reporting progress towards meeting such requirements.
 - e) Periodic submission of discharge reports.
 - f) Special service charges or fees.
 - g) Other provisions deemed appropriate by the DPW to ensure compliance with these Regulations and with applicable requirements of State or Federal laws.
- 4) The DPW may change the conditions of a Sewer User Discharge Permit from time to time as circumstances (including Federal or State statutes or regulations) may require.
- 5) A permit shall not be assigned or transferred.
- 6) If an industrial user discharges types, amounts or rates of pollutants in violation of these Regulations or its permit, the DPW may revoke its permit in accordance with Section 6.0 of these regulations. If changes in the industrial process have improved the characteristics and/or volume of its discharge, an industrial user may apply to the DPW for modification of its discharge permit.
- 7) When required by its permit, an industrial user shall submit to the DPW at a designated frequency and in a form acceptable to the DPW a duly signed discharge report containing all information requested by the DPW. Any additional information requested from time to time by the DPW shall also be furnished.
- The DPW may use the information provided in permit applications, permits and discharge reports as a basis for determining user charges
- D. Monitoring Facility Requirements

When required by the DPW, an industrial user or discharger of industrial wastes shall install suitable control or measuring devices together with manholes, chambers, meters, and other appurtenances in 1ts building sewer(s) to facilitate waste observation, sampling and measurement. Such manholes, chambers or meters shall be accessibly and safely located, shall be constructed in accordance with site plans approved by the DPW, shall be installed by and at the expense of the owner, and shall be maintained by the owner in good operating condition at all times: All meters and other measuring devices shall be approved by the DPW prior to installation and use. The facilities shall be constructed in accordance with all applicable construction standards. Construction shall be completed in compliance with a time schedule established by the DPW and Wareham. All records from meters and measuring devices all be kept for at least two years and furnished to the DPW upon request. During construction and after installation, the DPW shall have the right to inspect the facilities in accordance with Section 6.0 hereof.

E. Sampling and Analysis

All measurements, tests and analyses of the characteristics of water and wastes required to conform with these Regulations shall be performed in accordance with Standard Methods. Samples analyzed shall be collected at locations designated by the DPW and by methods acceptable to the DPW. The DPW will stipulate whether a composite or grab sample(s) should be taken.

Notification of Violations

User shall notify the DPW's Superintendent immediately upon discharging wastes in violation of these Regulations or their permits. Each notification shall be followed within 15 days of the date of occurrence by a detailed written statement sent by the user to both the DPW describing the causes of the discharge and the measures being taken to prevent a recurrence. Such notification will not relieve users of liability for any expense, loss or damage to the DPW wastewater system, or for any fines imposed on the DPW due to such discharge.

F. Preventative Measures

Each user shall provide reasonable and appropriate protection from any discharge, including accidental discharges, in violation of these Regulations.

G. Notification to Employees

Users other than the owners of private dwelling units shall inform their employees of the existence of these Regulations. At least one copy of the Regulations shall be permanently and conspicuously posted by each user. Each user shall also permanently post a notice identifying the employee who has been designated as the individual responsible for compliance with, and who should be notified of, any violation of these Regulations.

H. Confidentiality of Data and Documents

All information and data regarding any user, whether obtained from reports, questionnaires, permit applications, permits, monitoring programs, or inspections, may be made available upon request to other governmental agencies and to the public without restriction unless the user makes a specific written request for a more limited distribution. Distribution will be limited only if the user demonstrates to the DPW's satisfaction that the release or communication of such information would divulge methods or processes entitled to protection as trade secrets or would violate any applicable provisions of law

5.2. Pre-Treatment Requirements

A. Pretreatment Regulations,

All industrial users and discharges of industrial wastes shall comply with Federal, State, and DPW regulations pertinent to industrial pretreatment as they now exist or may be amended in the future. The timing of compliance shall be as directed by the DPW.

B. Pretreatment Facilities

Prior to construction or installation of any pretreatment facilities required by any applicable industrial pretreatment regulations, detailed plans and operating procedures, along with a proposed implementation schedule, shall be submitted to the DPW for review. The review of such plans and op rating procedures will in no way relieve such user from the responsibility of modifying the pretreatment facility as may be necessary to produce an effluent acceptable to the DPW under the provisions of their respective regulations and the requirements of Federal or State agencies. An approved implementation schedule will be incorporated in the Sewer Use Discharge Permit. Any subsequent proposed changes in a pretreatment facility or method of operation shall be reported to the DPW before modification of such facility. Pretreatment facilities shall be continuously maintained in satisfactory and effective operation. All costs associated with pretreatment facility planning, design, construction, operation and maintenance shall be borne by the owner or user. The DPW shall have the right to inspect such facilities in accordance with Section 6.0 of these regulations.

6.0 ENFORCEMENT

6.1 Inspection

A. Right of Access

Duly authorized representatives of the DPW may inspect the property or facilities of any user (including facilities under construction) to ascertain compliance with these Regulations. Owners or occupants of premises where stormwater or

wastewater is either generated or discharged shall allow properly identified DPW representatives ready access, at all reasonable limes during normal business hours and at such other times as the DPW reasonably suspects that a violation of these Regulations may be occurring, to such parts of the premises as would enable DPW personnel to inspect, observe, measure, sample and test

- 1) Internal plumbing;
- 2) Pre-treatment facilities
- 3) Internal discharge points or connections;
- 4) Exterior connections;
- 5) Building sewers;
- 6) Backwater Values
- 6) Sump pumps and basement floor drains;
- 7) Oil traps and grease traps;
- 8) Any other facilities required by the DPW utilized; to be constructed, installed or
- 9) Measurement, sampling and testing facilities and procedures that have been required by the DPW;
- 10) Such other facilities as the DPW reasonably believes may be contributing to a violation of these Regulations; and
- 11) DPW shall not be held responsible for damage of property when working on stoppages or backups on private property.

The DPW may conduct –routine, periodic inspections of certain types of facilities.
It is anticipated that restaurants, other food handling or food processing establishments, service stations, and other entities which deal with petroleum products are particularly likely to be subject to such an inspection program. Other industrial users or generators of high strength wastes (with BOD and TSS concentrations in excess of typical residential wastewater strength) may also be so inspected, as the DPW deems appropriate. Owners or occupants shall provide any labor or equipment needed by DPW personnel to open and inspect oil and grease traps and other facilities.

B. Right of Entry

Upon proper identification and at reasonable times during normal business hours and at such other times as the DPW reasonably suspects that a violation of these Regulations may be occurring, duly authorized representatives of the DPW shall be permitted to enter all private property through which the DPW holds an easement for the purposes of inspection, observation, measurement, sampling, testing, maintenance, repair, or reconstruction of any portion of the Town's wastewater systems lying within said easement. All entry and

subsequent work, if any, shall be done in full accordance with the terms of said easement.

C. Security Clearance

Where a user has security measures in force which would require clearance before any entry to the premises, the user shall make all necessary arrangements to permit DPW personnel to enter without undue delay for the purpose of carrying out their specific responsibilities.

D. Governmental Function

The Town and the DPW shall be deemed to be performing a governmental function for the benefit of the general public. The Town and the DPW shall not be liable for any loss or damage as a result of the performance of such government function.

E. Consequences of Denial or Entry or Access

Where an owner or user, after having received reasonable notice from the DPW, refuses to permit properly identified DPW personnel or designee to enter or have access to premises or facilities in accordance with Sections 6.1A. and 6.1B. above, the DPW may give written notice of its intent to notify the Board of Sewer Commissioners to assess fines and/or terminate sewer service to such user.

F. Indemnification

An owner or user shall indemnify and hold harmless the DPW for any damages or civil liabilities the DPW may sustain or be required to pay in consequence of an injury or property damage resulting from that owner's or user's violation of these Regulations.

6.2 Record Keeping

A. Maintenance of Records

An owner or user shall maintain on its premises all documents pertinent to any of (a) the volume, components or frequency of its discharges to the Town's wastewater system, (b) its industrial pretreatment equipment and procedures, if any, and (c) its design, installation, maintenance, and operation of any special facilities (per Section 5.0), grease or oil traps, building sewers or storm sewers, private sewers, or other wastewater-related facilities or equipment. Every such document shall be maintained for at least five full years following its preparation or receipt by the user.

B. Inspection of Records

Users and owners shall permit duly authorized and properly identify representatives of the DPW to inspect and review, upon reasonable notice and during normal business hours, any and all of the records maintained pursuant to Section 6.2A. above.

C. Consequences of Denial of Access to Records

Where an owner or user, after having received reasonable notice from the DPW, refuses to permit properly identified DPW personnel to have access to records in accordance with Sections 6.2A. and 6.2B. above, the DPW may give written notice of its intent to notify the Board of Sewer Commissioners to assess fines and/or terminate sewer service to such user.

6.3 Monetary Liability

A. Penalties

Any person who violates any provision of these Regulations shall forfeit and pay to the DPW Sewer Division an amount not exceeding five thousand dollars (\$5,000) as set by the Board of Sewer Commissioners, pursuant to attached Schedule of Penalties, in accordance with Massachusetts General Laws Chapter 83, section 10, as then in effect. For purposes of this section, each day of a continuous violation shall be deemed to be a separate violation. If a violation is intermittent, each occurrence shall be deemed to be a separate violation.

B. Reimbursement for Costs to DPW

Failure to comply with any portion of these Regulations, or with any permit or order issued thereunder, shall be sufficient cause for the DPW to levy on and collect from each violator any additional cost for any expense, loss, or damage occasioned by such violation, including assessment of penalties or fines levied or imposed on the DPW pursuant to Bourne's Sewer Policy and Regulations, or the United States Environmental Protection Agency.

6.4 Enforcement Actions

A. Multiple Alternatives

When the DPW determines

- (a) that a violation of these Regulations or any permit, or (b) any damage to the Town's collection system, is threatened or has occurred, the DPW shall take the following actions, in any sequence or simultaneously:
 - The DPW may issue a request or an order to cease and desist any such violation, and/or an implementation schedule for undertaking specific actions or practices.
 - 2) The DPW may require the user in question to submit a detailed time schedule setting forth specific actions to be taken in order to prevent or correct a violation. The DPW may issue an implementation schedule to the user containing or modifying such specific actions within such times as the DPW deems appropriate.
 - 3) The DPW may issue an order directing the user to pay to the Town penalties and costs in accordance with Section 6.3A. and/or 6.3B. above and/or discontinue sewer service to the property.
 - 4) The DPW may request that the Sewer Commissioners take direct enforcement action by filing suit in any court of competent jurisdiction

pursuant to Massachusetts General Laws Ch. 83, or any other applicable statute or regulation.

- 5) The DPW may take any other action available to it under any applicable stature or regulation.
- 6) The DPW may issue citations pursuant to M.G.L. ch. 40 § 210, non-criminal disposition, to the extent allowed by Ordinance.

7.0 APPELLATE PROCEDURES

7.1 Administrative Procedure at the Superintendent Level

A. Informal Conference by the Superintendent

Whenever the DPW issues a Sewer Use Discharge Permit, denies, revokes, modifies, or amends any form of permit or application; requires an owner or user to build or install any particular facility or devices; issues a cease and desist order, a compliance order, or an implementation schedule; or assesses penalties or other charges for non-compliance with these Regulations, any permit, or other lawful requirement, the DPW shall promptly inform the owner or user to whom such action is addressed. Such notice shall be sent first class mail and shall inform the addressee of his/her right to submit, within 14 days after the date of such notice, a written request for reconsideration of the DPW's action.. A request for reconsideration shall be addressed to the DPW Superintendent at the DPW's office and shall set forth in detail the facts supporting it. Such a request shall not have any effect to stay or delay the DPW action, unless the DPW Superintendent provides otherwise in a writing mailed to the entity making the request. Upon receiving a timely request for reconsideration, the DPW Superintendent or his/her designee shall schedule an informal conference with the entity making the request. Written notice of the conference date, time and place shall be mailed to that entity at least 10 (unless waived by the owner) days before the date of the conference, which shall be held no later than 21 days (unless waived by the owner) after receipt of the request. The DPW's superintendent or his/her designee shall rule in writing on the request for reconsideration within 14 days (unless waived by the owner) after completion of the conference.

B. Right to Hearing by the Superintendent

A copy of the ruling on the request for reconsideration shall be mailed to the entity which submitted the request. The ruling shall be accompanied by a notice that such entity has the right to request a hearing before the Board of Sewer Commissioners. The notice shall inform the addressee that a hearing on the DPW's action must be requested within 30 days after the date of such notice, by a writing addressed to the Town Administrator at the Board of Sewer Commissioners' Office.

C. Notice of Hearing by the Board of Sewer Commissioners

Within 45 days (unless waived by the owner) after receiving a timely written request for a hearing, the Board of Sewer Commissioners shall schedule a hearing and shall mail to the entity which requested the hearing, written notice specifying the date, time, place, and subject matter of the hearing. The notice shall also state that the entity requesting a hearing has the right to be represented by legal counsel and to present evidence (in the form of both documents and testimony) at the hearing.

D. Hearing Record and Decision by the Board of Sewer Commissioners

The documents and other evidence offered at the hearing shall constitute the hearing record. The hearing decision shall be based solely on the hearing record and shall be made within 30 days (unless waived by the owner) after the conclusion of the hearing. The decision shall be embodied in a writing which summarizes the matters considered and the reasons for the determination made on each such matter. The written decision shall be signed by the Sewer Commissioners and shall be mailed to the entity which had requested the hearing.

8.0 IMPORT AND ADOPTION

8.1 Wareham Regulations

No provision of these Regulations shall be deemed to contravene or render ineffective any valid Wareham regulation, to areas connected to the Wareham Sewer line.

8.2 Supersedes Prior Regulations

These Regulations take precedence over any prior Bourne Sewer Commissioner and Town of Bourne DPW sewer (or drain) regulations.

8.3 Severability

The invalidity of any section, clause, sentence or provision of these Regulations shall not affect the validity of any other part which can be given effect without such invalid part or parts.

8.4 Right to Amend Regulations

The Sewer Commissioners reserve the right to amend these Regulations in any manner and to establish any more stringent limitations or requirements as are deemed necessary or appropriate.

8.5 Adoption

Effective Date

These Regulations shall be in full force and effect from and after their adoption and publication of notice of their adoption.

Adopted and approved by the Bourne Board of Sewer Commissioners on:

9.0 **DEFINITIONS**

Terms which are not defined herein shall be interpreted as defined in the most recent edition of Glossary Water and Wastewater Control Engineering, published by the Water Pollution Control Federation (WPCF), Washington, D.C. Throughout these Regulations, shall is mandatory, and may is permissive. Unless the context specifically indicates otherwise, the meaning of the terms used in these Regulations shall be as follows:

Actual Flow The volume of wastewater from any individual unit (residential, commercial

or institutional) connected to the sewers as measured by a certified water

meter.

Allocation A specified amount of wastewater treatment capacity measured in gallons

per day (gpd) assigned to a specific project on a specific parcel or parcels upon a majority vote of the Board. All allocations to projects shall be based on state and local regulations. The transfer of all or part of an allocation is

prohibited unless approved in writing by the Board.

Allocation Fee: A non-refundable fee established by the Board to be paid by the Applicant

within 30 days of the time the Allocation, Preliminary or Operational, is

voted.

Applicant Shall mean any person or entity applying for sewer service or for a sewer

main extension, replacement, alteration, removal or relocation.

Application A form which shall be completed by the Applicant to request an allocation

of wastewater management capacity from the Uncommitted Reserve Capacity. A sample form is attached to this policy statement. The Board may from time to time vote adjustments in the information requested on the

form.

Application Fee A non-refundable one-time fee established by the Board to be paid at the

time the Application is deemed complete and accepted. An application shall be deemed complete when it is date stamped and signed by the receiving Town official. Incomplete applications, including applications

without the required fee, shall not be processed.

Approval Shall mean written approval by the Department of Public Works or Board

of Sewer Commissioners.

Available A public sewer or storm sewer shall be considered available when the

property upon which a building is situated abuts a street, alley, easement or right of way in which a public sewer is located. If the property line of the subject parcel is more than one hundred (100) feet from the nearest public sewer, application may be made in writing to the Department to declare the

public sewer "Not Available."

Biochemical Oxygen Demand or BOD

Shall mean the quantity of oxygen utilized in 5 days at 20 degrees Celsius(C), expressed in milligrams per liter (mg/l), in the biochemical oxidation of wastewater as determined by a procedure described in

Standard Methods.

Board The Bourne Board of Sewer Commissioners.

Building Shall mean any structure used for human occupancy, employment,

recreation other purposes.

Building Drain Shall mean that part of the lowest horizontal piping of a plumbing system,

which receives the discharge from soil, waste, and other pipes, inside the walls of the building, and conveys it to the building sewer, beginning ten

(10) feet outside the inner face of the building wall.

Building Sewer Also referred to as house connections, shall mean the pipe which extends

from the building drain to the sewer connection conveying wastewater to a

public sewer, a private sewer, or other place of disposal.

Building Sewer Connection

Shall mean the connection of a building sewer to a sanitary sewer owned

and operated by the DPW.

Cape Cod Commission

Shall mean the Regional planning agency that oversees Developments of

Regional Impact (DRI) in Barnstable County.

Chemical Oxygen Demand or COD

Shall mean the oxygen equivalent of the portion of the organic matter that is susceptible to oxidation by a strong chemical oxidant, expressed in milligrams per liter, as determined by a procedure described in Standard

Methods.

Collection System Shall mean the pipes, conduits, pumping stations, and appurtenances

involved in the collection and transport of wastewater and stormwater.

Composite Sample Shall mean a combination of individual samples of wastewater taken at

pre- selected intervals to represent the integrated composition of the

sample source.

Contamination or Contaminated

Shall mean an impairment in the quality of the water by sewage, industrial fluids or waste liquids, compounds or other materials to a degree which

riuds or waste liquids, compounds or other materials to a degree which creates an actual hazard to the public health through poisoning or though

the spread of disease.

Cooling Water Shall mean the water discharged from any system of condensation, air

conditioning, cooling, refrigeration, or other system of heat transfer.

Development and re-development

The construction of improvements on a parcel or parcels of land for any

purpose, including, but not limited to institutional, commercial and/or

industrial activity.

DPW Shall mean the Town of Bourne Department of Public Works. However,

the Town Administrator has all of the authority and powers of the

Department and its Director.

Drain Layer Shall mean a person or corporation who has met the qualifications set by

the Town to install sewer and/or sewer connections.

Dwelling Unit Shall mean a house, apartment, mobile home or trailer, group of rooms or

single room occupied or intended for occupancy as a separate living

quarter.

Easement Shall mean an acquired legal right for the specific use of land owned and

maintained by others.

Effluent Shall mean wastewater or other liquid, partially or completely treated.

flowing out of a treatment facility or part thereof.

Excessive Shall mean more than the limits established in these Regulations, directly

or by reference, or more than limits judged by the DPW or Wareham to

be acceptable.

Floatable Oil Shall mean fat, oil, or grease (also referred to as FOG) in a physical state

such that it will separate by gravity from wastewater by treatment in an

approved pre- treatment facility.

Garage Shall mean any building wherein one or more motor vehicles are

serviced, kept, or stored, and shall include (without limitation) a public or

private garage, carport, motor vehicle repair or paint shop, service

station, car wash, or any building used for similar purposes.

Garbage Shall mean the animal and vegetable wastes resulting from the domestic

or commercial handling, storage, sale, preparation, cooking, or

dispensing of food.

General Service Application

Shall mean the form completed by the property owner or by the owner's

agent prior to construction, reconstruction, repair or modification to the

Town's sanitary sewers or storm drains.

GPD Shall mean gallons per day.

Grab Sample Shall mean a sample of wastewater taken on a one-time basis without

consideration of lime.

Grease Trap Referred to as a grease interceptor by the Commonwealth of

Massachusetts, "Uniform State Plumbing Code and Massachusetts Fuel Gas Code", shall mean a receptacle designed to collect and retain or remove grease and fatty substances from wastewater normally resulting from the commercial handling, preparation, cooking, or dispensing of

food.

Groundwater Shall mean a supply of water under the earth's surface contained within

or flowing through a geological formation.

Incompatible Pollutant

Shall mean a substance that is not amenable to removal by the rece1v1ng wastewater treatment plant or which may cause damage to the transmission or treatment facilities or adversely impact overall treatment. Incompatible pollutants include, but are not limited to, heavy metals and persistent organics.

Industrial User

Shall mean any user identified in the U.S. Office of Management and Budget Standard Industrial Classification Manual, 1972, as amended and supplemented, under the following divisions:

- a) Division A Agriculture, Forestry, and Fishing
- b) Division 8 Mining
- c) Division D Manufacturing
- d) Division E Transportation, Communication, Electric, Gas, and Sanitary Service

Industrial User Discharge Permit

Shall mean a Sewer Use Discharge Permit for industrial Wastes as defined herein.

Industrial Wastes

Shall mean the solid, liquid, or gaseous wastes generated by industrial users from, but not limited to, industrial manufacturing processes; trade, business, or service activities; or the development, recovery or processing of natural resources. Industrial wastes do not include, and are distinct from, sanitary sewage, uncontaminated cooling water, and uncontaminated industrial process water.

Infiltration

Shall mean water other than wastewater that enters any sanitary sewer (including building sewers) from the ground through means which include, but are not limited to, defective pipes, pipe joints, service connections, or manholes. Infiltration does not include, and is distinguished from, inflow.

Infiltration and Inflow (I/I)

Shall mean the quantity of water from both infiltration and inflow.

Inflow

Shall mean precipitation or surface runoff that enters a sanitary sewer through direct and indirect sources such as downspouts, catch basins, area drains, sump pumps, subsurface drains, interconnections between sanitary sewers and storm drains, etc.

Manhole

Shall mean a vertical access shaft from the ground surface to a sewer or storm drain, usually at a junction, to allow cleaning, inspection, connections, and repairs.

Natural Outlet

Shall mean any outlet into a watercourse, pond, ditch, lake, or other body of surface or groundwater.

Oil Trap

Referred to as a separator by the Commonwealth of Massachusetts, "Uniform State Plumbing Code and Massachusetts Fuel Gas Code", shall mean a receptacle used for separating materials of different specific gravity, such as oil from water and sand from water that meets MWRA Standards.

Owner Shall mean a person who alone or jointly or severally with others has

the legal title to any premises or has care, charge or control of any premises as agent, executor, administrator, trustee, lessee, or guardian

of the estate of the holder of legal title.

Person Shall mean any individual, firm, company, partnership, association,

society, corporation, group, or any political subdivision of the

Commonwealth.

pH Shall mean the logarithm of the reciprocal of the hydrogen ion

concentration, expressed in moles per liter. Neutral water, for examine, has a pH value of 7 and a hydrogen ion concentration of 10. Any method of measurement approved by the U.S. Environmental Protection Agency

may be used.

Pollutants Shall mean dredged spoil, solid waste, incinerator residue, wastewater,

garbage, sewage sludge, chemical wastes, biological materials,

radioactive materials, heat, rock, sand, dirt, and industrial, municipal and

agricultural waste.

Pollution Shall mean the presence of any foreign substance (organic, inorganic, or

biological) in water which tends to degrade its quality so as to constitute a hazard or impair the usefulness or quality of the water to a degree which does not create an actual hazard to the public health, but which does adversely and unreasonably affect such waters for domestic use.

Preliminary Allocation

An amount of wastewater treatment capacity in gallons per day assigned for a period of two years to a project in its early stages of development. If all appropriate conditions to the project are met, this Preliminary Allocation assures the applicant that the required wastewater treatment capacity will be available when the project is ready for operations. As a condition for retaining the Preliminary Allocation, the Applicant must provide status reports to the Board every six months. The Preliminary Allocation shall be voided if the Applicant does not provide information for these periodic reviews or if the Board determines by majority vote that the mutually agreed upon Milestones are not met. The Board can extend a Preliminary Allocation beyond two years or convert a Preliminary

Preliminary Allocation Fee

A non-refundable one-time fee based on the project's projected flow. This fee shall be due within 30 days of the Board's vote to grant a Preliminary

Allocation.

Preliminary Allocation Extension Fee

A non-refundable fee paid at the time the Board votes to extend a Preliminary Allocation beyond the normal two-year period. This fee shall be due within 30 days of the Board's vote to extend and shall be paid

annually for as long as the extension is continued.

Allocation to an Operational Allocation by majority vote.

Premises Shall mean a parcel of real estate or portion thereof, including any

improvements thereon, which is determined by the DPW to be a single

user for purposes of receiving, using, and paying for service.

Pre-Treatment Shall mean the reduction of the amount of pollutants, the elimination of

pollutants, or the alteration of the nature of pollutant properties in wastewater to a less harmful state prior to or in lieu of discharging or otherwise introducing such pollutants into the wastewater system. Dilution

is not pre-treatment.

Private Sewer Shall mean a sewer which is not owned by the Town.

Public Sewer Shall mean a sewer which is owned by the Town.

Receiving Waters Shall mean any watercourse, river, pond, ditch, lake, aquifer, ocean, or

other body of surface water or groundwater that receives a discharge of

wastewater or effluent.

Residential Reserve Two percent of the systems' designated treatment capacity held in

reserve to allow expansion by existing single-family residences. This reserve is to be calculated annually as part of the determination of the

Uncommitted Reserve Capacity.

Sanitary Sewage Shall mean liquid and water-carried human and domestic wastes from buildings, exclusive of ground, storm, and surface water, and industrial

wastes and uncontaminated cooling water and uncontaminated industrial

process water.

Sanitary Sewer Shall mean a sewer designed to carry sewage and industrial wastes.

Septage Material passing through any part of the sewer system, including, but not

limited to, the solids, semi-solids, scum, sludge and liquid contents of a septic tank, privy, chemical toilet, cesspool, holding tank, or other sewage waste receptacle. It does not include any material which is hazardous

waste.

Sewer Shall mean a pipe or conduit that carries either wastewater or storm or

surface water.

Sewer Commissioner

Shall mean a member of the Bourne Board of Sewer Commissioners

Sewer Extension Shall mean the addition to a sewer system of a sewer pipe, together with

appurtenant works which extend and increase the facilities used for

collecting and conveying sewage.

Sewer User Discharge Permit

Shall mean the permit required and issued by the DPW to an industrial

user for discharging wastewater to the Town's wastewater system.

Sludge Shall mean waste containing varying amounts of solids that are removed

from water and wastewater through treatment by physical, chemical, or

biological processes.

Standard Methods Shall mean the current edition of Standard Methods for the Examination

of Water and Wastewater, as published by the American Public Health

Association, American Water Works Association, and the WPCF.

Sump Pump Shall mean a pump used to remove liquid from a sump or pit, especially

water that has accumulated in a basement.

Surface Water Shall mean all water appearing on the earth's surface exposed to the

atmosphere, such as rivers, lakes, streams, and oceans.

Suspended Solids Shall mean solids that either float on the surface or are in suspension in

water, wastewater, or other liquids and are removable by laboratory

filtering procedures as described in Standard Methods.

Town Shall mean the Town of Bourne, Massachusetts.

Toxic Organics Shall mean organics listed as toxic in Federal or Massachusetts

regulations.

Toxic Pollutant Shall mean any pollutant identified as such in Federal or Massachusetts

regulations.

Uncommitted Reserve Capacity

That portion of the wastewater systems' treatment capacity remaining after subtracting the Preliminary Allocations, the Operational Allocations, existing residential flow and the Residential Reserve from the systems' designated treatment capacity. This determination shall begin by comparing all allocations, Preliminary and Operational, with actual flows for the previous fiscal year, on a parcel or project basis. Parcel /project owners with significant differences between allocations and flows shall be requested to explain the difference and describe any changes expected in the next 12 months. The Board reserves the right to reduce the allocation for projects more than three years old demonstrating a significant excess of allocation over flow. In that case, the difference between the new and old allocations shall revert to the Town and be counted in the Uncommitted Reserve Capacity. (See page 3 for parcels with paid betterments and unused flow capacity.) The Board shall determine the amount of the Uncommitted Reserve Capacity annually and designate such Uncommitted Reserve Capacity to be available for

the next fiscal year.

Shall mean the total available (permitted) capacity minus allocations

granted by the Sewer Commissioners, existing residential flow, and the

residential reserve (2% of residential flow).

User Shall mean any person discharging wastewater directly or indirectly into

the public sanitary sewers within the Town.

User Fees or Sewer User Fees

Unpolluted Water

Annual fees established by vote of the Board.

Waiting List a list of applications that are otherwise complete but have been held

because the requested allocation is not available. The list is stored with

the dated applications.

Waste Shall mean wastewater and any and all other waste substances whether

liquid, solid, gaseous, or radioactive, associated with human habitation, or

of human or animal origin, or from any production, manufacturing or

processing operation.

Wastewater Shall mean the spent water of a community, which may be a combination

of the liquid and water-carried wastes from buildings. Groundwater and stormwater entering as infiltration and inflow may also be present.

Wastewater Retaining Tank

Shall mean ·a tank or a chamber for retaining wastewater for a specified

period of lime prior to discharge to a wastewater system.

Wastewater System

Shall mean the totality of the devices, equipment or works used in recycling, or reclamation of transportation, pumping, storage, treatment,

wastewater or in the disposal of the effluent.

Wastewater Treatment Plant

Shall mean an arrangement of devices and structures for treating

wastewater, septage and sludge in the Town of Bourne.

Wastewater Treatment Process

Shall mean the physical, chemical, and biological operations and processes, considered individually or in combination, that are applied at a wastewater treatment plant to remove, reduce, or alter the pollutant

loading of wastewater.

ATTACHMENTS & FORMS



ATTACHMENT A

Schedule of Rates. Fees, & Fines

Page 1 of 3

Sewer Rates (FY21- Effective July 1, 2020): Sewer User Base Fee:

CERTIFICATE OF VOTE

At a meeting of the Bourne Sewer Commissioners of the Town of Bourne, held on July 28, 2020, a quorum being present and voting throughout, upon a motion duly made and seconded, it was

VOTED: Sewer User Fees of \$1,051.00 are determined as follows: Residential and Commercial

> Semi-Annual billing from July 1, 2020 - December 31, 2020 \$526.00 per unit

Semi-Annual billing from January 1, 2021 - June 30, 2021 \$525.00 per unit

Rates effective for the Fiscal Year 2021

BOARD OF SEWER COMMISSIONERS

James L. Potter

Jared P. MacDonald

Judith MacLeod Froman

Peter Meier Heorge M Sladel
Peter J. Meier George G. Slade, Jr.

Respondent State of Town MacLeon Froman MacLeon From MacLeon From

Fines:



ATTACHMENT A

Schedule of Rates, Fees, & Fines

Page 2 of 3

Sewer Rates (FY21- Effective July 1, 2020):

Sewer User Overage Fee:

CERTIFICATE OF VOTE

At a meeting of the Bourne Sewer Commissioners of the Town of Bourne, held on August 25, 2020, a quorum being present and voting throughout, upon a motion duly made and seconded, it was

VOTED:

Water Overage Fees determined as follows: Residential and Commercial

A fee of \$0.01 per gallon for sewer overages in excess of 45,000 gallons per calendar year

Rates effective for the calendar year 2020

BOARD OF SEWER COMMISSIONERS

James L. Potter

Peter Meier Heng H Statel

Peter J. Meier George G. Slade, Jr.

TOWN CLERK BOURNE

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ATTACHMENT A

Schedule of Rates. Fees, & Fines

Page 3 of 3

CERTIFICATE OF VOTE

At a meeting of the Sewer Commissioners of the Town of Bourne, held on January 17, 2006, a quorum being present and voting throughout, upon a motion duly made and seconded, it was

VOTED:

Frue Record

Sewer Use Charges as follows:

Design Review and Construction Inspection Fee: \$1,500

Commercial Sewer Permit Fee: \$150 plus \$.10 per square foot of building floor space

Sewer Connection Fee:

Annual sewer use fee times the number of business units

Residential Sewer Permit Fee: S100 for residential properties plus \$100 for each addition unit

Sewer System Development Charge:

\$\sigma 873.406 \text{ per foot of frontage plus \$11,539.356 per acre}\$

Galon "Skip" Barlow

W. Thomas Barlow

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ATTACHMENT B

General Sewer Service Application Form

Page 1 of 2
To the Town of Bourne, Massachusetts:

The undersigned, being the),	(Owner	name, Owner's Agent)
Of the property located at _			
	(Number) (Stre	eet)	
(Map)	(Lot)		
Does hereby request a peri	mit to connect to a public sev	ver main to serve	the
Residence o	r Commercial Building	g at said loca	ation.
Number of Reside	ential Bedrooms:		
2. The following indi	cated fixtures will be connect	ed to the propose	d sewer service pipe:
Number	Fixture Type	Number	Fixture Type
	_ Kitchen Sinks		_Water Closets
	_Lavatories		Bath Tubs
	_Laundry Tubs		_Showers
	_Urinals		_Garbage Grinders
Specify other fixtures			
0 7			
	nber of persons who will use		
4. The name and add	ress of person or firm who w	ill perform the pro	posed work is:
Contact Info:			
Drainlayer's or Master Plun	nbing License #		
Dig Safe #	Water District/Dept	Connection #	
5. Plans and specificathereto.	tions for the proposed buildin	g sewer, as requi	red, are attached



ATTACHMENT B

General Sewer Service Application Form

Page 2 of 2

In consideration of the granting of this permit, the undersigned agrees:

- To accept and abide by all provisions of the "Sewer Use Regulations" of the Town of Bourne, Massachusetts and of all other pertinent rules and regulations that may be adopted in the future.
- That no person shall excavate, construct, effect, maintain, modify or use any sewer connection or extension without a currently valid permit from the Town of Bourne. The permit must be "in-hand" before work can commence.
- To pay all the cost of said particular sewer and its connection with the public sewer in said street, including all labor and materials or any other expense incurred necessary for the proper construction of said particular sewer as determined by the Sewer Commission.
- 4. To maintain the building sewer at no expense to the Town.
- For himself, his heirs, devisees and assigns, that the said Department of Public Works shall have access at all reasonable hours, to the said premises, to see that all the laws, rules and regulations relating to the sewer are complied with.
- To notify the Superintendent when the building sewer is ready for inspection and connection to the public sewer, but before any portion of the work is covered. Notice of two (2) business days shall be provided to the Superintendent.

7.	That cons	truction of the sewer connection will be completed within ninety (90) days of issuance of this permit.
	Signed:	
	Date:	
		DO NOTE WRITE BELOW THIS LINE - OFFICE USE ONLY

Total FEE PAID:		
Street Opening Permit	☐ Valid Bond a	nd Insurance
Approved	Not Approve	ed
Permit Number:		Expires:
Signed:		Title
Date:		



ATTACHMENT C

Commercial Wastewater Allocation Form

Page 1 of 2

The Bourne Board of Sewer Commissioners require any property that is either changing business entities in an existing building (even if presently connected to sewer), or connecting to the sewer system for the first time, to fill out this form, to ensure wastewater allocation and connection.



ATTACHMENT C

Commercial Wastewater Allocation Form

Page 2 of 2

Date submitted	
Applicant name	
Applicant contact address	
Applicant e-mail and phone number	
Is applicant the property owner?	Yes No
If no, who is owner?	
If no, is applicant:	leasing buying the property
If buying, attach copy of P&S	If leasing, attach copy of lease agreement
Location of proposed project: Street address	
Map and parcel number(s)	
Description of proposed project	
Financing: Financing is in place - documentation to	
that effect is attached OR Applicant has letter of intent to finance -	Documentation attached
copy is attached	Letter of Intent attached
Date of Planning Board preliminary review	
Allocation requested	gallons per day
Basis of request:	
Any unusual characteristics of projected fl Requested amount exceeds available alloca	ping ping
Application is Accepted Rejected V	Vait-listed and dated
Application Fee attached:	Yes No
Reviewed for completeness - Signed	
Date Stamp when determined to be complete	



Bourne Sewer Regulations

ATTACHMENT D

Financial Security Provisions for New Pump Stations

Page 1 of 2

<u>Introduction</u>. The Town of Bourne requires prospective permittees of sewer system extensions or connections that include pump station(s) to demonstrate the ability to finance the operation, maintenance and repair of pump station(s) in the event of an emergency and on a long term basis.

The Town of Bourne has enacted these special conditions to provide for and assure compliance with the U.S. Clean Water Act and to specify additional permit requirements that it deems necessary to safeguard the quality of the environment or comply with pertinent provisions of state or federal law. The Town considers these financial security requirements a best management practice.

There are two components to the financial security requirements: 1) A financial security amount to fund the immediate repair of the facility, and 2) a dedicated capital reserve account capable of accumulating sufficient funds to replace the facility within twenty (20) years of initial operation. The immediate repair security amount is necessary to ensure that adequate funds are available to correct unanticipated problems at the facility immediately so that any disruption of the operation of the facility is minimized and no violation of the Clean Water Act is experienced. The capital reserve account will ensure that the facility can continue operation at the end of its useful life and remain in compliance with the Clean Water Act and sewer connection/extension permit at all times.

Except as otherwise provided, all sewer extension and connection permits that include pump station(s) issued by the Town shall contain supplemental conditions requiring the establishment and maintenance of both an immediate repair and/or replacement security amount and capital reserve account as specified below.

Repair. The immediate repair security amount shall be determined in accordance with the following

formula: Estimated construction cost x 0.15 = Security Amount

The estimated construction cost includes the cost of the pump station and all mechanical, electrical, structural, and other equipment associated with the pump station, but does not include land or grounds.

A permittee may satisfy the above financial security condition by means of an escrow account or a letter of credit meeting the Town's requirements. A permittee proposing to satisfy the above financial security condition by means other than an escrow account or a letter of credit must demonstrate to the Town's satisfaction 1) why the use of one of these approved means is not appropriate or necessary, and 2) how the proposed alternative is as effective and protective as an escrow account or letter of credit.



Bourne Sewer Regulations

ATTACHMENT D Financial Security Provisions for New Pump Stations

Page 2 of 2

<u>Capital Reserve Account.</u> The capital reserve account shall accumulate sufficient capital to replace, as necessary, the pump station (or components thereof) and all other mechanical, electrical, structural, and other equipment components associated with the pump station, but not including land or grounds, within twenty (20) years from the commencement of pump station operation.

The minimum requirements and timing of funding the capital reserve account are as follows. All permittees shall set aside a minimum of 25% of the construction costs (not including lands and grounds) of the pump station. The 25% may be set aside by the permittee in equal portions during the first fifteen (15) years of operation of the pump station.

Example:

Pump station cost = \$500,000 \$500,000 X 0.25 = \$125,000 \$125,000/15 = \$8.333/year

<u>Accumulated Interest</u>. All accumulated interest must be accrued to its respective account. However, if funds are withdrawn from the immediate repair security to perform the necessary work, then the fund only has to be replenished up to the original calculated security amount (not including interest).

<u>Transfer of Ownership.</u> Typically the project developer will establish and make the initial contributions to the financial security of the accounts. If ownership of the pump station is thereafter transferred to the town, a transfer agreement must be executed to provide for the financial security requirements to the satisfaction of the town.

<u>Policy</u>. The following permit conditions and the requirements of this Policy shall apply to all sewer extension/connection permits with pump stations issued by the Town.

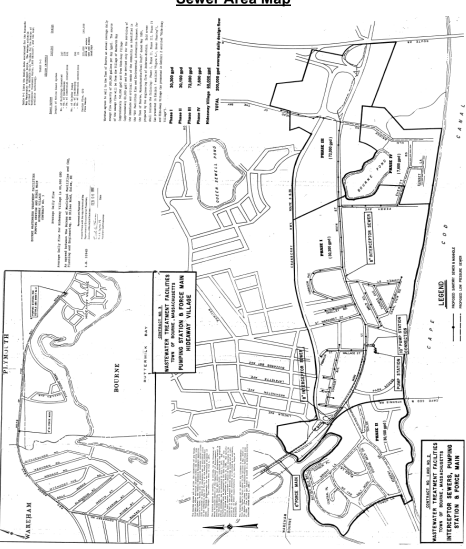
Permit Conditions.

- 1. The permittee shall maintain a financial security amount in the sum of \$_____. This source of funding shall be used by the permittee solely for the immediate repair of any failing pump station(s). Such security shall be provided by means of an interest-bearing escrow account and/or letter of credit from a financial institution having place of business in Massachusetts and be in a form satisfactory to the town. The permittee and its successors shall replenish and maintain the required dollar amount thereof in full within ninety days of any disbursement.
- 2. The permittee shall establish and maintain a capital reserve account in order to accumulate sufficient capital to make any necessary modifications to the pump stations(s) and other related equipment changes within 20 years from the date of commencement of plant operations. The permittee shall make annual contributions in equal installments of \$______ to accumulate the necessary funds prior to the expiration of the 20-year period. Such funding shall be provided by means of an interest bearing account and/or letter of credit from a financial institution having a place of business in Massachusetts and be in a form satisfactory to the town.
- 3. Permittees shall submit an annual financial report in accordance with generally accepted accounting principles to the town on January 31 of each year. The report shall, at a minimum, identify the initial and current balances of both the security amount and the capital reserve account and confirm the continuing availability of the funds for the purposes described in the Permit.
- 4. The permittee shall be required to enter into an annual operation and maintenance service contract for emergency services after the commencement of operation of the pump station.



Bourne Sewer Regulations ATTACHMENT E

Sewer Area Map





Bourne Sewer Regulations

ATTACHMENT F Sewer Bill Abatement Form

Page 1 of 2

Application for Abatement

Name of Applicant:	
Property Location:	
Mailing Address (if different) :	
Map: Lot: Total Amount of Sewer Bill:	
Amount requested to be abated: Account number:	
Reason for request:	
Documentation supporting request is attached? Yes No (such as letter from Water Dept. as to when they shut off water/removed meter and Board of Health giving a date as to when they deemed the property uninhabitable, fire/flood or other disaster destroyed property) Signature of Applicant:	
Date:	
Phone Number:	



Bourne Sewer Regulations

ATTACHMENT F Sewer Bill Abatement Form

Page 2 of 2

Criteria for Requesting an Abatement/Adjustment

A request for an adjustment must be in writing and must contain sufficient information to determine why the value should be changed. For example, the building housed one type of business two years ago and there is an entirely different type of business in the current year.

Request for abatement due to water being shutoff must meet the following criteria:

- 1. The water has been shut off by the Water Department/District at the street for at least (12) consecutive months. After the year has passed, if the water is still shutoff, the owner can request abatement and ask that the account be put on hold until the water is turned back on, and it must be verified by an accompanying letter from the Water Department/District. Abatements are not granted when the water is shutoff within a building by an owner.
- 2. The building/dwelling shall not have been occupied for the same time period.

Owner's request for abatements on buildings that have been rendered un-inhabitable through fire, floor, or hurricane, must also request a letter from the Town's Inspectional Services Department stating the condition of the structure, and this letter shall accompany this information.

All abatement requests and accompanying information must be received by the Bourne Selectmen/Sewer Commissioner Office not later than (30) thirty calendar days after the final due date shown on the sewer bill.

Abatements and adjustment requests are reviewed by the DPW Sewer Division staff who will make recommendations to the Sewer Commissioners for a decision.

It is recommended that the current sewer bill is paid, and then the applicant should wait for the abatement process is pursued through the Board of Sewer Commissioners, because interest and demand fees cannot be abated. TOWN OF BOURNE

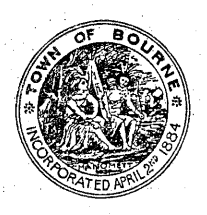
SEWER USE REGULATIONS

AND

RULES AND REGULATIONS

FOR

INSTALLATION OF SEWER CONNECTIONS



BOARD OF SEWER COMMISSIONERS

W. Thomas Barlow, Chm. Marie J. Oliva Robert W. Parady

SUPERINTENDENT OF SEWERS

Louis F. Pellegrini

TOWN OF BOURNE, MASSACHUSETTS

SEWER USE REGULATIONS
ADOPTED APRIL 9, 1990

BOARD OF SEWER COMMISSIONERS

W. Thomas Barlow, Chairman Marie J. Oliva Robert W. Parady

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SEWER USE REGULATIONS

REGULATIONS REGARDING THE USE OF PUBLIC SEWERS AND DRAINS: PUBLIC SEWAGE DISPOSAL; THE INSTALLATION AND CONNECTION OF BUILDING SEWERS AND GARBAGE DISPOSAL UNITS; THE DISCHARGE OF WATERS AND WASTEWATERS INTO THE PUBLIC SEWERAGE SYSTEMS; THE USER CHARGE SYSTEM; AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF: IN THE TOWN OF BOURNE, COUNTY OF BARNSTABLE, COMMONWEALTH OF MASSACHUSETTS.

Be it ordained and enacted by the Board of Sewer Commissioners of the Town of Bourne of the Commonwealth of Massachusetts as follows:

ARTICLE I - DEFINITIONS

Unless the context specifically indicates otherwise, the meaning of the terms used in these regulations shall be as follows:

- Sec. 1 "Board" shall mean the Board of Sewer Commissioners,

 Town of Bourne, Massachusetts.
- Sec. 2 "BOD" (denoting Biochemical Oxygen Demand) shall mean the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in five (5) days at 20°C, expressed in milligrams per liter.

- Sec. 3 "Building Drain" shall mean that part of the lowest horizontal piping of a drainage system which receives the discharge from soil pipe, waste pipe, and other drainage pipes inside the walls of the building and conveys it to the building sewer, beginning ten (10) feet (3.28 meters) outside the inner face of the building wall.
- Sec. 4 "Building Sewer" shall mean the extension from the building drain to the public sewer or other place of disposal.
- Sec. 5 "Combined Sewer" shall mean a sewer receiving both surface runoff and sewage.
- Sec. 6 "Garbage" shall mean solid wastes from the domestic and commercial preparation, cooking, and dispensing of food, and from the handling, storage, and sale of produce.
- Sec. 7 "Health Agent" shall mean the Health Agent of the Town of Bourne or his authorized representative.
- Sec. 8 "Industrial Wastes" shall mean the liquid wastes from industrial manufacturing processes, trade, or business as distinct from sanitary sewage.

- Sec. 9 "Natural Outlet" shall mean any outlet into a watercourse, pond, ditch, lake, or other body of surface or groundwater.
- Sec. 10 "Person" shall mean any individual, firm, company, association, society, corporation, or group.
- Sec. 11 "pH" shall mean the logarithm of the reciprocal of the weight of hydrogen ions in grams per liter of solution.
- "Properly Shredded Garbage" shall mean the wastes from the preparation, cooking, and dispensing of food that have been shredded to such a degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particle greater than one-half (1/2) inch (1.27 centimeters) in any dimension.
- Sec. 13 "Public Sewer" shall mean a sewer in which all owners of abutting properties have equal rights, and is controlled by public authority.
- Sec. 14 "Sanitary Sewage" shall mean water-carried waste from the sanitary conveniences such as toilets, washrooms, urinals, sinks, showers, drinking fountains, small laundries and from kitchens, restaurants, cafeterias and

floor drains essentially free of industrial wastes or toxic materials.

- Sec. 15 "Sanitary Sewer" shall mean a sewer which carries sewage and o which storm, surface, and groundwaters are not intentionally admitted.
- Sec. 16 "Septage" shall mean the wastes from holding tanks such as chemical toilets, campers, or trailers; and wastes from septic tanks and cesspools.
- Sec. 17 "Sewage Treatment Facility" shall mean any arrangement of devices and structures used for treating sewage.
- Sec. 18 "Sewerage System" shall mean an integral arrangement of facilities for collecting, pumping, treating, and disposing of sewage.
- Sec. 19 "Sewer" shall mean a pipe or conduit for carrying sewage.
- Sec. 20 "Shall" is mandatory; "May" is permissive.
- Sec. 21 "Slug" shall mean any discharge of water, sewage, or industrial waste which in concentration of any given constituent or in quantity of flow exceeds for any period

of duration longer than fifteen (15) minutes, more than five (5) times the average twenty-four (24) hour concentration or flows, during normal operation.

- Sec. 22 "Storm Drain" (sometimes termed "Storm Sewer") shall mean a sewer which carries storm and surface waters and drainage, but excludes sewage and industrial wastes, other than unpolluted cooling water.
- Sec. 23 "Suspended Solids" shall mean solids that either float on the surface of, or are in suspension in water, sewage, or other liquids, and which are removable by laboratory filtering.
- Sec. 24 "Town" shall mean the Town of Bourne, Massachusetts, acting through the Board of Selectmen.
- Sec. 25 "Wastewater" (sometimes termed "Sewage") shall mean the spent water of the communities and may be a combination of the liquid and water carried waste from residences, commercial buildings, industrial plants and institutions, together with any groundwater and surface water that may be present.
- Sec. 26 "Watercourse", as defined in Title V and the Wetlands
 Protection Act, Chapter 131, Section 40 MGL.

- Sec. 27 "User" shall mean any individual, firm, company, association, society, corporation or group having a connection to and deriving a benefit (either actual or potential) from the sewage works.
- Sec. 28 "User Charges" shall mean a charge levied on all users of the sewage works for the cost of operation and maintenance.

ARTICLE II - SPECIAL CONDITIONS

- Sec. 1 In order to comply with Special Grant Condition No. 25 of the Federal Grant Offer for Project C-250 476-02 dated September 30, 1988, the Board will not permit the following:
 - (a) The connection of any house, business or other structure located in the flood hazard velocity zones on Taylors Point and in Hideaway Village to the sewerage system unless that house, business or structure was in existence prior to the effective date of 310 CMR 15.00, The State Environmental Code Title 5, July 1, 1977.
 - (b) The construction of additional living space to any house, business or other structure located in the flood hazard velocity zones on Taylors Point and in Hideaway Village proposed to connect to the sewerage system. Living space shall not mean porches, decks, garages or buildable space not suitable for human habitation.
- Sec. 2 The connection to the sewerage system of each house, business or other structure, from which sanitary sewage is produced, and which is located in the project area of the Bourne Wastewater Treatment Facilities as identified in

Exhibits 1 and 2 of the Intermunicipal Agreement (January 1989) and served by or proposed to be served by the sewerage system is hereby deemed by the Board to be mandatory unless such house, business or structure is not permitted by Sec. 1 (a) above to connect to the sewerage system.

Such connection shall be made within one year of the completion of the sewerage system.

ARTICLE III - BUILDING SEWERS AND CONNECTIONS

Sec. 1 No unauthorized person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenance thereof without first obtaining a written permit from the Board. Any person proposing a new discharge into the system of a substantial change in the volume or character of pollutants that are being discharged into the system shall notify the Board at least forty-five (45) days prior to the proposed change or connection.

There shall be two (2) classes of building sewer Sec. 2 (a) for residential and commercial service, and (b) for service to establishments producing industrial In either case, the owner or his agent shall make wastes. application on a special form furnished by the Board. The permit application shall be supplemented by any plans, specifications, or other information considered pertinent in the judgement of the Board or its Agent. A permit and inspection fee of \$45.00 (Forty-Five Dollars) for a residential or commercial building sewer permit and \$90.00 (Ninety Dollars) for an industrial building sewer permit shall be paid to the Board at the time the application is filed. A permit may at any time be revoked and annulled by the Board for such cause as the Board may deem sufficient,

and all parties in interest shall be held to have waived the right to claim damages on account of such revocation, provided said revocation shall be annulled on compliance with the provisions of these regulations.

- Sec. 3 All costs and expense incident to the installation and connections of the building sewer shall be borne by the owner. The owner shall indemnify the Board and the Town from any loss or damage that may directly or indirectly be occasioned by the installation of the building sewer.
- A separate and independent building sewer shall be provided for every building; except where one building stands at the rear of another on an interior lot and no private sewer is available or can be constructed to the rear building through an adjoining alley, court, yard, or driveway, the building sewer from the front building may be extended to the rear building and the whole considered as one building sewer.
- Sec. 5 The size, slope, alignment, materials of construction of a building sewer, and the methods used in excavating, placing of the pipe, jointing testing, and backfilling the trench, shall all conform to the requirements of the building and plumbing code or other applicable rules and regulations of the Town. In the absence of code provisions

or in amplification thereof, the materials and procedures set forth in appropriate specifications of the ASTM and WPCF Manual of Practice No. 9 shall apply. No backfill shall be placed until the work has been inspected by a representative of the Board.

- Sec. 6 Whenever possible, the building sewer shall be brought to the building at an elevation below the basement floor. In all buildings in which any building drain is too low to permit gravity flow to the public sewer, sanitary sewage carried by such building drain shall be lifted by an approved means and discharged to the building sewer. No water operated ejector shall be used.
- No person shall make connection of roof downspouts, exterior foundation drains, areaway drains, or other sources of surface runoff or groundwater, including basement sump pumps, to a building sewer or building drain which in turn is connected directly or indirectly to a public sanitary sewer.
- Sec. 8 The connection of the building sewer into the public sewer shall conform to the requirements of the building and plumbing code or other applicable rules and regulations of the Board and the Town, or the procedures set forth in appropriate specifications of the ASTM and the WPCF Manual

of Practice No. 9. All such connections shall be made gastight and watertight. Any deviation from the prescribed procedures and materials must be approved by the Board before installation.

- Sec. 9 The applicant for the building sewer permit shall notify the Board when the building sewer is ready for inspection and connection to the pubic sewer. The connection shall be made under the supervision of a representative of the Board.
- Sec. 10 All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways, and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the Board.
- Sec. 11 Plumbers or Drain Layers shall report to the Board the finding by them of all obstructions in connections or the presence therein, if found, of any substance prohibited by these regulations. The report shall contain a full description of the obstructions or substances and shall be submitted in writing to the Board within twenty-four hours of the findings being made. Failure to do so report shall render the plumber and/or drain layer whether firm or

corporation, liable to the penalty of a fine of not more than Twenty Dollars (\$20) for each failure to so report. Finding substances prohibited by these regulations in the sewer connection of any building shall be prima facie evidence of violation of these regulations by either or both the owner and occupant of the premises.

ARTICLE IV - USE OF THE PUBLIC SEWERS

- Sec. 1 No septage shall be discharged to the public sewers in the Town of Bourne.
- Sec. 2 Septage originating from the Town of Bourne may be discharged at the Regional Wastewater Treatment Facility in Wareham. Septage will only be accepted by licensed haulers. Septage must comply with Industrial Pretreatment Regulations.
- No person shall discharge or cause to be discharged any stormwater, surface water, groundwater, roof runoff, subsurface drainage, uncontaminated cooling water, or unpolluted industrial process waters to any sanitary sewer.
- Sec. 4 Stormwater and all other unpolluted drainage shall be discharged to drains or such sewers as are specifically designated as combined sewers or storm sewers, or to a natural outlet approved by the Board. Industrial cooling water or unpolluted process water may be discharged, on approval of the Board, to a storm sewer, combined sewer, or natural outlet.

- Sec. 5 No Person shall discharge or cause to be discharged any of the following described waters or wastes to any public sewers:
 - a) Any gasoline, benzene, naphtha, fuel cil, or other flammable or explosive liquid, solid, or gas.
 - b) Any waters or wastes containing toxic or poisonous solids, liquids, gases or hazardous materials in sufficient quantity, either singly or by interaction with any sewage treatment process which constitute a hazard to humans or animals, create a public nuisance, or create any hazard in the receiving waters of the sewage treatment facility.
 - c) Any waters or wastes having a pH lower than 5.5, or having any other corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewerage system.
 - d) Solid or viscous substances in quantities or of such size capable of causing obstruction to the flow in sewers, or other interference with the proper operation of the sewerage system such as,

but not limited to, ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, inground garbage, whole blood, paunch manure, hair and fleshings entrails, paper dishes, cups, milk containers, either whole or ground by garbage grinders.

No Person shall discharge or cause to be discharged the following described substances, materials, waters or wastes if it appears likely, in the opinion of the Board that such wastes can harm either the sewers, sewage treatment process, or equipment, have an adverse effect on the receiving waters, or can otherwise endanger life, limb, public property, or constitute a nuisance. In forming its opinion as to the acceptability of these wastes, the Board will give consideration to such factors as the qualities of subject wastes in relation to flows and velocities in the sewers, materials of construction of the sewers, nature of the sewage treatment process, capacity of the sewage treatment facilities, degree of treatability of wastes in

a) Any liquid or vapor having a temperature higher than one hundred fifty (150) $^{\circ}$ F; (65 $^{\circ}$ C).

the sewage, and other pertinent factors. The substances

prohibited are:

- b) Any water or waste containing fats, wax, grease, or oils, whether emulsified or not, in excess of one hundred (100) mg/l or containing substances which may solidify or become viscous at temperatures between thirty-two (32) and one hundred fifty (150) OF; (0 and 65 C).
- c) Any garbage that has not been properly shredded or any garbage or products from a garbage grinder equipped with a motor greater than 3/4 horsepower.
- d) Any waters or wastes containing strong acid iron pickling wastes, or concentrated plating solutions, whether neutralized or not.
- e) Any waters or wastes containing iron, chromium, copper, zinc, and similar objectionable or toxic substances; or wastes exerting an excessive chlorine requirement, to such degree that any such material received in the composite sewage at the sewerage treatment facilities exceeds the limits established by the Board for such materials.

- f) Any waters or wastes containing substances or other taste or odor producing substances in such concentrations exceeding limits which may be established by the Board as necessary.
- g) Any radioactive wastes or isotopes of such half-life or concentration as may exceed limits established by the Board in compliance with applicable State or Federal regulations.
- h) Any waters or wastes having a pH in excess of 9.5.
- i) Materials which exert or cause:
 - 1) Unusual concentrations of inert suspended solids (such as, but not limited to, Fullers earth, lime slurries, and lime residues) or of dissolved solids (such as, but not limited to, sodium chloride and sodium sulfate).
 - Excessive discoloration (such as, but not limited to, dye wastes, and vegetable tanning solutions).

- 3) Unusual BOD, chemical oxygen demand, or chlorine requirements in such quantities as to constitute a significant load on the sewage treatment facilities.
- 4) Unusual volume of flow or concentration of wastes constituting "slugs" as defined herein.
- not amenable to treatment or reduction by the sewage treatment process employed, or are amenable to treatment only to such degree that the sewage treatment facility effluent cannot meet the requirements of other agencies having jurisdiction over discharge to the receiving waters.
- Sec. 7 If any waters or wastes are discharged, or are proposed to be discharged to the public sewers, which contain the substances or possess the characteristics enumerated in Section 6 of this Article, and which, in the judgement of the Board, may have a deleterious effect upon the sewerage system, processes, equipment, or receiving waters, or which otherwise create a hazard to life or constitute a public nuisance, the Board may:

- a) Reject the waters or wastes,
- b) Require pretreatment to an acceptable condition for discharge to the public sewers,
- c) Require control over the quantities and rates of discharge, and/or
- d) Require payment to cover the added costs of handling and treating the waters or wastes not covered by existing taxes or sewer charges under the provisions of Article IX.

If the Board permits the pretreatment or equalization of waste flows, the design and installation of the plants and equipment shall be subject to the review and approval of the Board, and subject to the requirements of all applicable codes, ordinances, by-laws, and regulations.

Sec. 8 Grease, oil, and sand interceptors shall be required by the owner at his expense when, in the opinion of the Board, they are necessary to provide preliminary treatment of liquid wastes containing grease in excessive amounts, or any flammable wastes, sand, or other harmful ingredients.

All interceptors shall be of a type and capacity approved

by the Board and shall be located as to be safely, readily and easily accessible for cleaning and inspections.

Sec. 9 Where preliminary treatment or flow-equalizing facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation by the owner at his expense. If, upon inspection by a representative of the Board, such facilities are found to be in unsatisfactory or ineffective operation, the Board shall order that they be cleaned and/or repaired by the owner at his expense. If the owner fails to comply with such order, the Board may cause the facilities to be cleaned and/or repaired and all expenses incurred to be paid by the owner in addition to any penalties specified in Article VIII, Section 2.

Sec. 10 When required by the Board, the owner of any property serviced by a building sewer carrying industrial wastes shall install a suitable control manhole together with such necessary meters, and other appurtenances in the building sewer to facilitate observation, sampling, and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located, and shall be constructed in accordance with plans approved by the Board. The manhole shall be installed by the Owner at his expense, and shall

be maintained by him so as to be safe and accessible at all times.

All industries discharging into a public sewer shall Sec. 11 perform such menitoring of their discharges as the Board and/or other duly authorized employees of the Town may reasonably require, including installation, use and maintenance of monitoring equipment, keeping records, and reporting the results of such monitoring to the Board. Such records shall be made available upon request by the Board to other Agencies having jurisdiction over discharges to the receiving waters. All measurements, tests, and analyses of the characteristics of waters and wastes to which reference is made in these regulations shall be determined in accordance with the latest edition of "Standard Methods for Examination of Water and Wastewater," published by the American Public Health Association, and shall be determined at the control manhole provided, or upon suitable samples taken at said control manhole. the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the public sewer to the point at which the building sewer is connected. Sampling shall be carried out by customarily accepted methods to reflect the effect of constituents upon the sewage treatment facility

and to determine the existence of hazards to life, limb and property.

- Any Person responsible for, or becoming aware of, the discharge to a Sanitary Sewer, acciden all or otherwise, of any prohibited substance or of any Slug shall report same immediately by telephone to the Board and Regional Wastewater Treatment Facility in Wareham so that necessary precautions can be taken to minimize the deleterious effects of the discharge.
- All applications to discharge any Industrial Sec. 13 wastewater, drainage, substances, or wastes directly into any Sanitary Sewer or tributary thereto, shall be accompanied by an agreement stating that the Applicant agrees to abide by all ordinances and rules and regulations of the Board, that the Applicant will provide such works for the preliminary treatment of the wastewater, drainage, substances or wastes as may be required by the Board, and that the Applicant will permit the Board to enter the premises of the industry to sample and measure wastewaters, as needed to check characteristics of the wastewaters, when so directed by the Board. Applications are to be accompanied by a plan showing essential characteristics of all wastewater outlets, analyses of existing wastewater, and statements as to existing and expected average and

maximum wastewater flows, and must be submitted to and approved by the Board prior to initiating discharge to the Sewage Treatment Facilities. Required wastewater analyses are listed in Section 15 of this Article.

- Sec. 14 Each industrial user may be required to submit an annual report to the Board on the first of July each year, or such other time as designated by the Board containing information as to the minimum, average, and peak industrial wastewater discharges during the previous year.
- Sec. 15 Measurement and analyses of industrial wastewaters are to include the following list where applicable. If any item is not applicable, it shall be so stated on the report of the measurements and the reason for deletion stated.

Physical Parameters

Flow

рН

Temperature

Color

Specific conductance

Chemical and Biological Parameters

Total solids

Total volatile solids

Total suspended solids
Total dissolved solids
Acidity
Alkalinity
5-day BOD
COD
Oil and grease
Chloride

Chemical and Biological Parameters (Continued)

Sulfate

Sulfide

Phenols

NH₃ (as N)

NO₃ (as N)

 NO_2 (as N)

Kjeldahl Organic Nitrogen (as N)

Ortho-phosphorus (as P)

Total phosphorus (as P)

Cr, Cu, Fe, Cd, Pb, Mn, Zn, F, As, Hg, Ni, Ag

No statement contained in this Article shall be construed as preventing any special agreement or arrangement among the Board, the Town, and any industrial concern whereby an industrial waste of unusual strength or character may be accepted by the Board for treatment, subject to payment therefor, by the industrial concern.

ARTICLE V - LICENSING OF DRAIN LAYERS

- Sec. 1 Plumbers and drain layers of established reputation and experience will be licensed by the Board as master drain layers authorized to perform work, subject to compliance with the following requirements:
 - (a) Applicants for licenses are required to pay a filing fee of \$25.00 as master drain layer payable to the Sewer Use Account, all of which will be refunded to the applicant if his application is rejected.
 - (b) If approved by the Board, applicants for licenses shall file with the Board a proper and acceptable Performance and Guarantee Bond in the amount of \$1,000, which shall remain in full force and effect for a period of one year from the date of application.
 - (c) Applicants for licenses, after approval by the Board shall file with the Board a Certificate of Insurance in the sums of \$50,000/\$100,000 to cover Public Liability and a Certificate of Insurance in the sum of \$10,000 covering Property Damage. In addition, a Certificate of Insurance

covering Workmen's Compensation shall be filed, all of which shall remain in full force and effect for a period of at least one year from the date of approval. Said insurance shall indemnify the Board and the Town of Bourne against any and all claims, liability or action for damages, incurred in or in any way connected with the performance of the work by a master drain layer, and for or by reason of any acts or omission of said master drain layer in the performance of his work.

- (d) Applicants for licenses will be approved or disapproved within a period of thirty-one (31) days after filing the application.
- Sec. 2 All licenses expire one year from the date of issuance thereof and no licenses are transferable. The fee for each renewal shall be \$10.00, which shall be due and payable on or before the anniversary date of issue.
- Sec. 3 The Board reserves the right to revoke any licenses if any provision of said license is violated.

- Sec. 4 All licensees are required to give a full written report to the Board within twenty-four (24) hours in the event that prohibited substances are found in a sewer or house drain during the course of the work.
- Sec. 5 All licensees shall give written notification of the completion of the work, with certification that all conditions of the Sewer By-Law have been complied with.

 The notification shall be filed with the Board within twenty-four (24) hours after the completion of the work covered in each permit. This notification shall include a sketch of the work done. The sketch will show sufficient measurements to locate all components of the work installed.

ARTICLE VI - PROTECTION FROM DAMAGE

No unauthorized person shall maliciously, willfully, or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which is a part of the sewerage system. Any person violating this provision shall be subject to immediate arrest under charge of disorderly conduct or a fine of not more than \$5,000.

ARTICLE VII - POWERS AND AUTHORITY OF INSPECTORS

The Board and other duly authorized employees of the

Town bearing proper credentials and identification shall be

permitted to enter all properties for the purposes of

inspection, observation, measurement, sampling, and testing

in accordance with the provisions of these regulations.

Such individuals shall have no authority to inquire into

any processes, including metallurgical, chemical, oil,

refining, ceramic, paper, or other industries beyond that

point having a direct bearing on the kind and source of

discharge to the sewers or waterways or facilities for

wastes treatment.

The Board and other duly authorized employees of the

Town bearing proper credentials and identification shall be

permitted to enter all private properties through which the

Town holds duly recorded easements for the purposes of, but

not limited to, inspection, observation, measurement,

sampling, repair, and maintenance of any portion of the

sewerage system lying within said easements. All entry and

subsequent work, if any, on said easements, shall be done

in full accordance with the terms of the duly recorded

easements pertaining to the private property involved.

ARTICLE VIII - PENALTIES

- Sec. 1 Any person found to be violating any provision of these regulations, except Article VI, shall be served by the Board with written notice stating the nature of the violation and providing a time limit of ten calendar days for the satisfactory correction thereof. The offender shall, within the period of time stated in such notice, permanently cease all violation.
- Sec. 2 Any person who shall continue any violation beyond the time limit provided for in Article VIII, Section 1, shall be charged with a misdemeanor and, on conviction thereof, shall be fined in the amount not exceeding Five Hundred Dollars (\$500) for each violation. Each day in which any such violation shall continue shall be deemed a separate offense.
- Sec. 3 Any person violating any of the provisions of these regulations shall become liable to the Board or Town for any expense, loss, or damage occasioned the Board or Town by reason of such violation.

ARTICLE IX - SEWER USE CHARGES

Sec. 1 Sewer use charges will be determined by the Board prior to each billing period for the following categories: residential, commercial, industrial, and all other categories as may be found by the Board to be necessary.

ARTICLE X - SEWER ACCOUNT

- All funds received from the collection of sewer use charges shall be kept in and accounted for in a separate and distinct account known as the "SEWER USE ACCOUNT".

 Said funds may be expended only upon the authorization of the Board for the operation, maintenance and repair of the sewer system and its related components and for the acquisition, maintenance, repair and replacement of equipment used in connection with the sewer system.
- Sec. 2 Any funds derived from penalties assessed under

 Article VIII, Section 2, shall be deposited into the Sewer

 Use Account.

ARTICLE XI - VALIDITY

- Sec. 1 All regulations or parts of regulations in conflict herewith are hereby repealed.
- Sec. 2 The invalidity of any Article, section, sentence, clause, or provision of these regulations shall not affect the validity of any other part of these regulations which can be given effect without such invalid part or parts.

ARTICLE XII - REGULATIONS IN FORCE

These regulations shall be in full force and effect Sec. 1 from and after their passage, approval, recording, and publication as provided by law and adopted by the Board of Sewer Commissioners of the Town of Bourne, Massachusetts on April 9, 1990.

Thomas Barlow, Chairman

TOWN OF BOURNE

RULES AND REGULATIONS FOR INSTALLATION OF SEWER CONNECTIONS

- 1. All applicants for permits or licenses to connect to the Bourne Sewerage System shall abide by all the Sewer Use Regulations adopted by the Town of Bourne on April 9, 1990 and all subsequent revisions and additions thereto (the "Regulations").
- 2. No connection to the Bourne Sewerage System shall be made unless a permit is obtained from the Town of Bourne Board of Sewer Commissioners (The Board), and the installer is licensed by the Board, as set forth in these regulations.
- 3. As stated in Article III, Sec. 2 of the Regulations, there shall be two (2) classes of building sewer permits :(a) for residential and commercial service, and (b) for service establishments producing industrial wastes. In general, residential and commercial properties are those generating sanitary sewage as defined in Article I, Sec. 14 of the Regulations, and industrial facilities are those generating liquid wastes from industrial manufacturing processes, trade, or business as distinct from sanitary sewage.
- 4. Applications for sewer connections will be received by the Board from 1 PM to 4 PM Monday through Friday at the Town Hall. To be considered for review, the application must

satisfy the following minimum requirements:

- a) Proper form (attachment A or B), completely filled out, containing all requested information, including sketches.
- b) A properly completed and approved Street Opening Permit Application (attachment C) where necessary.
- The proper fee payment for each application.

 The fees for connecting to the sewer system shall be \$100.00 for residential properties plus \$25.00 for each additional dwelling unit; and \$100.00 for commercial and industrial properties plus \$0.05 per 1000 SF of building floor space. If payment is by check, separate checks must accompany each application.
- d) A properly completed "Request for Lateral Location", (attachment D).
- 5. Fermits shall be limited to ten (10) per contractor at any one time, and shall be valid for thirty (30) calendar days and shall expire on the 31st calendar day. Reapplication must then be made, with all fees to be paid in full.
- 6. The existing septage system of the property being connected shall be completely pumped out; contents shall not be disposed of via the public sewerage system. Failure to properly pump out and seal the septage system in accordance with Board of Health Regulations may result in the revocation of Installer's License.

- 7. The connections to the sewerage system shall be made in accordance with Article III of the Bourne Sewer Use Regulations. The following requirements must be satisfied:
 - a) All joints are to be elastomeric gasket joints, which provide a water tight seal. All connections shall be made in accordance with the pipe manufacturer's recommendations.
 - b) Fiping for connection to the gravity system shall be four (4) or six (6)-inch PVC SDR-35. For grinder pump connections, piping shall be four (4)-inch PVC SDR-21.
 - c) Bedding material shall be free from clay, loam, and organic matter.
 - d) Sand cushion material shall be free from organic matter, with a maximum of 15% retained on the #4 sieve and a maximum of 5% passing the #200 sieve.
 - e) Suitable material for trench backfill above sand cushion shall be material excavated during course of construction, but excluding debris, pieces of pavement, frozen material, organic matter, top soil, all wet or soft muck, peat or clay, ledge excavation and rocks over six inches in largest dimensions, or any material which, as determined by the Inspector, will not provide sufficient support or maintain the completed construction in a stable condition.

- f) Pipe shall be laid with spigot end pointing in direction of flow.
- g) No 90 degree elbows are allowed at any time. 90

 degree corners are to accomplished through the use

 of smaller bend fittings or are to be a "T" Wye with

 a cleanout opposing the direction of flow. (Fig. 1)
- h) Froper pitch is to be maintained through out the entire length of the installation.
- i) Cleanouts are required at all directions changes of 90 degrees and at selected locations on extremely long passages in one direction.
 Cleanouts shall be brought to within 18 inches of ground level and properly capped.
- j) Connections to house services shall be either a flexible coupling of the proper size equipped with stainless steel fasteners or a rubber doughnut of the proper diameters installed in a uniform matter.
- k) Special care must be taken when connecting to grinder pumps in order to ensure that no earth, sand, gravel, or any other materials are introduced into the tank. Upon completion of the installation and after ensuring that the connection is tight and the tank is free from foreign materials, the pump core shall be installed.
- 1) It is the responsibility of the property owner and the installer to ensure that the provisions of

Article IV-Use of the Public Sewers, of the Bourne Sewer Use Regulations, are not violated.

As stated in Sec. 8 of that article; grease, oil, and sand interceptors shall be required by the Owner at his expense when, in the opinion of the Board, they are necessary to provide preliminary treatment of liquid wastes containing grease in excessive amounts, or any flammable wastes, sand, or other harmful ingredients. Interceptors shall be in accordance with 310 CMR 15 (Title 5), and approved by the Board.

8. Before acceptance, the completed installation will be inspected by a representative of the Board for any imperfections such as cracks, displaced joints, objectionable variations from line and grade, or leaks, and shall be repaired to the satisfaction of the Inspector. Installers shall arrange for inspections at least one day in advance and are to be aware that inspections will be made as promptly as the Inspectors' schedules allow.

No inspections of incomplete installations will be made unless special conditions exist, examples of which are: utilities which require outside support while the installer works, work which renders streets impassable to emergency vehicles and for which no other access is available. Installers are to be on site when the inspection is made to assure that corrections or changes required are fully comprehended. Inspectors will return to reinspect when time

permits or if arrangements are made for a specific time.

- 9. Permission to view sewer plans may be granted upon request.
- 10. Installers who are unable to locate connections should contact the Board immediately. Installers are to make their best effort to locate the connection prior to calling for assistance.
- 11. No installations or inspections are to be made on Saturdays, Sundays or Holidays.
- 12. Plumbers and Drain layers shall be licensed by the Board as Master Drainlayers authorized to install connections to the Bourne Sewerage System according to Article V-Licensing of Drain Layers of the Bourne Sewer Use Regulations.

 Application shall be made on the appropriate form "Application for Master Drainlayer's License" included with these regulations as Attachment E.

 Proof of all required bonding and insurance and the correct filing fee shall accompany the application.

 All licensed Drainlayers agree to abide by all the provisions of the Bourne Sewer Use Regulations and all other
- 13. It is the responsibility of the installer to check with all utilities, as represented by Dig-Safe and with the Buzzards Bay Water District, prior to excavation.

pertinent State and Local laws, by-laws, rules, or

ordinances.

ATTACHMENT A

TOWN OF BOURNE

RESIDENTIAL/COMMERCIAL SEWER CONNECTION APPLICATION

To the Board of Sewer Commissioners of the Town of Bourne The undersigned being the		100	Residential	(circle one)	Commercial
(Owner, Lessee, Tenant, etc.) property located at	Τɒ	the Board of Sewer	Commissioners of th	e Town of Bou	rue
(install/use) a sewer connection serving (Name of Company or Person) which company is engaged in (if commercial) number of residential family units being served: at said location. Connection is to: gravity system or grinder pump Grease, oil, or sand interceptor required 1. A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who			(Owner, Lessee		of the
(install/use) a sewer connection serving (Name of Company or Person) which company is engaged in (if commercial) number of residential family units being served: at said location. Connection is to: gravity system or grinder pump Grease, oil, or sand interceptor required 1. A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who			· .		
Which company is engaged in (if commercial) Doumber of residential family units being served: Lat said location. Connection is to: gravity system or grinder pump Grease, oil, or sand interceptor required 1. A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who	do:	es hereby request a	permit to(install	/use)	
number of residential family units being served: at said location. Connection is to: gravity system or grinder pump Grease, oil, or sand interceptor required 1. A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who	a	sewer connection se	rving(Name	of Company or	r Person)
Connection is to: gravity system or grinder pump	wh	ich company is enga	ged in (if commercia	1)	
3. A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who			family units being	served:	
and waste interceptors now existing, is attached hereunto as Exhibit "A". 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who					5
performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B". 3. Name, address, and license number of the person or firm who	i.	and waste intercept			
	2.	performed under the accordance with 310	is permit, including CCMR 15 (Title 5) i	waste interd f non-existin	ceptors in
	5.				firm who
· · · · · · · · · · · · · · · · · · ·				· · · · · · · · · · · · · · · · · · ·	

- 4. In consideration of the granting of this permit, the undersigned agrees to:
 - a. Accept and abide by all provisions of the Town of Bourne Sewer Use Regulations and all other pertinent laws, by-laws, ordinances, and regulations.
 - b. Maintain the building sewer and all other appurtenances

	at no expense to the Town	٦.
5.	Application/Inspection fee o	of \$ paid to the
	BOURNE SEWER ACCOUNT include	ed with application.
	DATE:	SIGNED:
		(Applicant)
	Address of Applicant:	
KK)		xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
	101 011122 dat 0111y	00 110C 1111 20101 41112 121114
	Application approved and	permit granted:
	Date:	Signed:
	•	••

(Bourne Board of Sewer Commissioners)

ATTACHMENT B

TOWN OF BOURNE INDUSTRIAL SEWER CONNECTION APPLICATION

To the Board of Sewer Commission	ers of the Town of Bourne	
The undersigned being the(Owne property located at		
	s,Map and Lot number)	
(Add Es	ajnap and Lot number)	
does hereby request a permit to_	an industr	ial
	(install/use)	
sewer connection serving		5
	(Name of Company)	
which company is engaged in	<u> </u>	~~~
at said location.		
Connection is to: gravity system Grease, oil, or sand interceptor		
·		

- A plan of the property showing accurately all sewers, drains, and waste interceptors now existing, is attached hereunto as Exhibit "A".
- 2. Plans and specifications covering any work proposed to be performed under this permit, including waste interceptors in accordance with 310 CMR 15 (Title 5) if non-existing and required, are attached hereunto as Exhibit "B".
- 3. A completed industrial waste survey, if required, attached herunto as Exhibit "C".
- 4. In the case of commercial enterprises not engaged in manufacturing, a list of facilities and fixtures, location of grease traps if required, etc., attached herunto as Exhibit "D".
- 5. An Assessor's certified document verifying building size (sq. ft.) attached herunto as Exhibit "D".

(continued)

7.	In consideration of the granting of this permit, the undersigned agrees to:
	a. Furnish any additional information relating to the installation or use of the industrial sewer for which this permit is sought as may be requested by the Board.
	b. Accept and abide by all provisions of the Town of Bourne Sewer Use Regulations and all other pertinent laws, by-law ordinances, and regulations.
	c. Operate and maintain any waste pretreatment facilities, as may be required as a condition of the acceptance into the public sewer of the industrial wastes involved, in any efficient manner at all times, and at no expense to the Board, or the Town of Bourne.
	d. Cooperate at all times with the Board and its representatives in their inspecting, sampling, and study of the industrial wastes, and any facilities provided for pretreatment.
	e. Notify the Regional Wastewater Treatment Facility in Wareham and the Board immediately in the event of any accident, negligence, or other occurrence that results in discharging to the public sewers of any wastes or process waters not covered by this permit or allowed by the Regulations.
٠.	Application/Inspection fee of \$ paid to the
	BOURNE SEWER ACCOUNT included with application.
	DATE: SIGNED:
	(Applicant)

(continued)

	do not fill below this line
Application approved and	permit granted:
Date:	Signed:
	· · · · · · · · · · · · · · · · · · ·
	Above Pered of Cover Completioners

ExHIBIT "C"

INDUSTRIAL WASTE QUESTIONNAIRE

GENERAL INFORMATION

_		
Company name		
Mailing address		Zip Code
Premise address	·	Zip Code
Name and title of	f signing of	ficial:
•		
Person to contact	concerning :	information provided herein:
Name & title:		
Telephone No. (· 	
Based upon my inquesponsible for ob-	uiry of those staining the	this document and attachments e individuals immediately information reported herein, information is true, accurate
	Doto:	Charatura of Official
	Date	Signature of Official (Seal if applicable)
PRODUC		
Name or Description	OT OR SERVICE	(Seal if applicable)
Name or Description	OT OR SERVICE	(Seal if applicable) E INFORMATION
Name or Description Premise Address	OT OR SERVICE	(Seal if applicable) E INFORMATION cturing or Service Activity a Current Production as percentage of
Name or Description Premise Address	OT OR SERVICE	(Seal if applicable) E INFORMATION cturing or Service Activity a Current Production as percentage of
•	OT OR SERVICE	(Seal if applicable) E INFORMATION cturing or Service Activity a Current Production as percentage of

	Principal Raw Materials	Process	Catalysts
a	•		•
þ	•		
	•		
	•		
	Principal Product or Service		onding SIC Code
•	•		
	•		
c			
	PLANT OPERATIONAL CHAR		S
			Batch
Pı	rovide Description of Process Co	ntinuous	(Give No. of Batches/Day)
	•		
		,	
	there a scheduled shutdown?	·	
	yes, give mo./day/yr. to mo./da		
	production seasonal?	3.1	
	yes:		•
* •	•		
	Month(s) of peak production;		
	Process(es) involved;		
	Max. No. of employees/shift:		
	3rd sh	ift:	•
	No. days worked/week;		

13.	TI I	10:				
		Average number of emplo	yees per	shift:	lst;	2nd;
		Shift start times:	lst;	'2nd;	_3rd	
		Shifts normally worked	each day	:		•
		Sun Mon Tue	Wed	Thu	Fri º Sat	
	•	lst				
		2nd				
		3rd <u>'</u>				- -
		WATER CONSUMPTION	AND LOSS			
14.		Raw Water Source (%)			(gal. per Maxim	
	a.	Public Water Supply:				
	b.	Private Water Supply:			·	•
15.	Desc	ribe any raw water treat	ment pro	cesses ut	ilized:	
16.	List	Water Consumption in Pla	ant*			Million (gap ^a kallaph ag a
		Cooling water		gallo	ns per day	
		Boiler feed		gallo	ns per day	
		Process water		gallo	ns per day	
		Sanitary system	··	gallo	ns per day	
		Contained in Product		gallo	ns per day	
		Other		gallo	ns per day	

Total

gallons per day

^{*}Conversion factor for cubic feet to gallons is: 7.48 gallons equals one cubic foot; 748. gallons equal one hundred cubic feet.

•	List average volume of d	ischarge or water loss to
		er gallons per day*
	Natural outlet	gallons per day
	Waste hauler	gallons per day
	Evaporation	gallons per day
	Contained in product	tgallons per day
	Total	gallons per day
١.	Describe any water recyclutilized:	ling or material reclaiming processes
		IntermittentSteady
	List average water usage (8) through (11) above:	for each process shown on items
	Process	Ave. Water Consumption (gal. per day
	a	
	b	
	♠	
	d	
•	Are there any proposed pr would alter your present	rocess changes or expansion which water usage or wastewater dis-
•	charge?	

^{*}See conversion factor for gallons to cubic feet on page 3.

SEWER CONNECTION AND DISCHARGE INFORMATION

22.	List plant sewer outlets, size to map):	e and flow (attach and refer
	Descriptive location of a connection or discharge p	sewer Sewer size Ave. flow point (inches) (gallons/day)
		•
23.	Is a Spill Prevention Control prepared for the facility?	and Countermeasure Plan
	YesNo	
24.	Describe what treatment is cur (attach extra sheet if necessa	rrently given to waste discharge ary):
25.	State any known characteristic BOD and suspended solids, etc. process listed in items (8) the copy of wastewater analysis in) of wastewater from each or nough (11) above - (attach
	Process	Wastewater Characteristics
	a	
	b	
	c	
	ď	

^{*}See conversion factor for gallons to cubic feet on page 3.

26.

Please indicate by placing an """ in the appropriate box by each listed chemical whether it is Suspected to be Absent. Known to be Absent. Suspected to be Present, or Known to be Present in your manufacturing or service activity or generated as a byproduct. Some compounds are known by other names. Please refer to the instruction packet for those compounds which have an asterisk (*).

ITEM NO.	CHENICAL COMPOUND	SUSPECTED ARSENT	KNON'N ABSUNT	SUSPECTED PRESENT	KROMN	ITEM NO.	CHEMICAL MASEUTE TO THE MESTIVE TO T	FRI SI'NI
1.	ammonis					17.	chlorohenzene	٦
-;	asbestos (fibrous)		 	├──		13	:h)orpethane*	ᅱ
3.	cyanide (total)		·		 	19	2-chloroethylvinyl ether	ᅱ
			i	_		50.	chlorofora*	ᅱ
1.	antimony (total)					51.	chloromethane*	ヿ
5.	arsenic (total)					\$2.	2-chloronaphthalene i i	
6.	beryllium (total)					55.	2-chlorophenoi	コ
7.	cadrium (total)					21.	4-chlorophenylohenylahen ;	⊐
8.	chromium (total)					55.	chrysene*	_]
9,	copper (total)					56.	1,4,-000,	
10.	lead (total)					57.	4,4°-DDE*	_
11	mercury (total)				!	58.	4 4'-DOT*	
12	nickel (total)			<u> </u>	ļ	59.	dibenzo(a,h)anthracene*	니
93.	selenium (total)		<u> </u>	-	!	60.	dibromochioromethane*	
14.	silver (total)					61.	1,2-dichlorobensene*	
15.	thallium (total)					62.	1,3-dichlorobenzene*	
16.	zinc (total)					63.	l,4-dichlorobenzene"	႕
-,				<u> </u>		65.	3,3°-dichlorobenzidine dichlorodifluoromethane°	—ੂਂ
17.	acenaphthene acenaphthylene			<u> </u>		66.	i,l-dichloroethane*	آب
19.	acrolein				' - 	67.	1.2-dichloroethane*	ᅥ
20.	acrylonitrile			-	 	63.	I, I-dichloroethene*	ᅥ
21.	aldrin					69.	trans-1,2-dichloroethenel	_
22	anthracene			┝━	┝┯┥	0.	2.4-dichlorophenol	ᅥ
23.	benzene					71.	1.2-dichloropropane*	╗
24	benzidine				 	73.	(cis & trans)1,3-dichlo-	
25.	henco(a)anthracene			_		'*'	торторене .	ı
26.	bento(a)pyrene*					75.	dieldrin	
27.	benio(b) fluoranthene					74.	diethyl phthalate*	
28.	ben:o(g,h,i)perylene*					75.	2,4-dimethylphenol*	_
29.	bento(k)fluoranthene*					.0.	dimethyl phthalate	
50,	a-BHC (alpha)						di-n-butyl phthalate	_
31.	b-BHC (beta)	į				78.	di-n-octyl phtholate*	-
32.	d-BHC (delta)					?9.	4,6dinitro2-methylphenol	⊸;
33.	g-BHC*(gamma)			<u> </u>		8Ú.	2.4-dinitrophenol	ᆗ
34.	bis(2-chloroethy)ether			ļ		31.	2,4-dinitrotoluene	}
	bis(2-chloroethoxymetham)					8.2	2.6-dinitrotoluene	
	bis?-chlomisopropylether	-		 	!	95. 84.	1.2-diphenylhydratine*	
37.	his (chloromethyl)ether*			-	 	H-2-3-00-0	endosulfan 11"	
	bisC-ethylhexylphthalate		<u> </u>	-		86.	endosulfan sulfate	ᅱ
39.	bromodichloromethane*		 -	 	 	8	endrin	—
40.	bromoform*		 	 		85.	undrin aldehvde	
41.	bromomethane*		 	-		89.	ethylbenzene	_
42.	4 bromophenylahenyl eter		!	-		90	(lluoranthene	
43.	butylbentyl puthalate carbon tetrachloride*		<u> </u>		-	9)	:)uorene*	
14.	chlordana chloride		'	├	-	65	hertachlor	
	i-chloro-3-methylphenoi			├	1	95.	heptachlor epocide	
46.	euroto-a-merul i huenot			<u> </u>		1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

26.

ITEM MO.	CHEMICAL COMPOUND	SUSPICTED ABSINT	ARSINI	PRISON CITTO	KNIMY PRISIM	ITEM NO.	CHEMICAL COMPOUND	SUSPICTUD	KAIN'N ARSINT	SUSPICTED,	ARINN PRESENT
91.	hexachlorobenzene*					112.	PC8-1245*				
95.	hexachlorobutadiene					1.3.	2CB-1254 °	1		 	
86.	hexachiorocyclopenta-				 	114.	PCB-1260*	1		 	
سلونسطاریه	diene*			_		115.	pentachlorophenol	1-		 	
٥.	hexachloroethane*			_		lló.	phenanthrene	1			
28	indeno(1,2.3-cd)pyrene*				1	117.	phenol	1		-	
39.	isophorone*					113.	Syrene	1		 	
700.	methylene chloride"					113.	2,3,7,8-tetrachlorodi-		·		
101	narhthalene		-				benzo-p-dioxin*	1			
102.	nitrohenzene					1.0.	1.12.2-tetrachloroethane*	1			<u> </u>
105.	2-nitrophenol*					1.1.	tetrachloroethene*	1			
:04.	4-nitrophenol*					1.2.	toluene •				
105.	n-nitrosodimethylamine*	1				123.	toxaphene				
106.	n-nitrosodipronylamine*					124.	1,2,4-trichlorobentene				
10.	nnitrosodiphenylamine*					125.	1, 1, Etrichloroethane*				
10S.	PCB-1016*					126.	1, 1, 2 - trichloroethane*				
109.	PCB-1221*					127.	trichloroethene*				
110.	PCB-1232*					125	trichlorofluoromethane	1			
111.	PCB-1242*					129	2,4,6-trichlorophenol	1	-		
						130.	vinyl chloride*				

For chemical compounds in 26 above which are indicated to be "Known Present," please list and provide the following data for each: (attach additional sheets if needed)

ITEM NO.	CHEMICAL COMPOUND	ANNUAL USAGI:(LBS)	ESTIMATED LOSS TO SEWER 1.85. / YR.	ITEM NO.	CHEMICAL COMPOUND	ANNUAL USAGE(LRS)	ESTIMATED LOSS TO SEKER LAS. // YR.
·		المراجع والمتارك					
						 	
						 	
							
							-
				 			

CHEMICAL COMPOUND

Pento(a)anthracene

benzo(a)pyrene benzo(g,h,l)perylene benzo(k)fluoranthene g-RHt. his(2-chloroethy1)ether bis12-chloroethoxymethane his(2-chloroisopropyl)ether his (chloromethy) jether bls(2-cthylheavi)phthmlate Proposition to report hand broso fors brownethine. carlam tetrachioride 4-chtoro-3-methylphenol chloroethane chlordform chlorosethane. 2-chlorophenol chrysene 4.4"-1999

4.1'-DDE

4.4"-1917 dibenzo(a,h)anibracene dibromochloromethane 1.2.dichlorobenzene 1.1-dichlurobenzene 1.4-dichlorobenzene dichlored if Lucromethane

1.1-dichloroethane 1.2 dichloroethme

1.1-Jichloroethene ftransi-1,2-dichtoroethene

#.Z-dickloropenpage teis 4 trans11.3-dicktoropropene dictive phyliciate 2.1-dimethylphenol

MYMONYZ

1.2-benzanthracene 2.3-benzphenanthrene 3.4-benzopyrene 1.12-benzoperviene 11.12-benzofluoranthene lindane 2.2'-dichtorouthyl ether 2.2'-dichloroethoxy methane 2.2'-dichloroisopropyl ether (avm)dichloromethyl ether 2,2'-dicthylhexyl phthalate dichlorohromomethane tribromomethumo methyl bromide tetrachloromethane nara-chloro-meta-cresol ethylchloride *trichloromethane* methyl chioride para-chlorophenol 1,2-benzphenanthrene dichlorodiphenyldichloroethane p.p'-TDE ictrachlorodiphenylethane slichlorodiphenylachloroethylene 2,3,7,8-tetrachlorodibenzo-# .P - #111X dicisorouphenvitrichloroethane 1.2.5.6-dibenzanthracene chlorodihromomethane ortho-dichinrobenzene meta-dichlorobenzene . para-dichlerobenzene difinorodichloromethane fluorocarbon-12 ethylidene chloride ethylene chloride ethylene dichloride 1.1-dichtoroethylene acetylene dichloride 1,2(trans)-dichlorouthylene propylene dichloride icis & trans)1,3-dictioropropylene ethyl phthalate

2.4-sylenoi

CHEMICAL COMPOUND

di-n-octyl phthalate 4.6-dinitro-2-methylphenol 1.2-diphenylhydrazine endosulfan I endosulfan Il fluorene hexachlorobenzene hexachlorocyclopentadiene. hexachloroethane indeno(1.3.3-cd)pyrene Isophorone methylene chloride 2-nitrophenol 4-nitrophenol N-nitrosodimethylamine N-nitrosodipropylamine N-nitrosodiphenylamine PCB-1016 PCB-1221 PCR-1232 PCB-1242 PCB-1248 PCB-1254 PCB-1260 n-dioxin 1.1.2.2-tetrachloroethane tetrachloroethene toluene

1.1.1-trichloroethane 1.1.2-trichloroethane trichloroathene trichlorofluoromethane

vinyl chloride

MYMONYZ

di (2-ethylbexyl phthalate 4.6-dinitro-ortho-cresol hydrazobenzene a-endosultan-alphu h-endosul fan-beta (a)pha)-diphenylene methano perchlorobentene perchlorocyclopentudiene perch to ruethane 2.3-ortho-phenylene pyrene 155-crimethyl-2-cyclohexen-lone dichlorosethane para-nitrophenol ortho-nitrophenol . dimethyl-nitroscamine M-nitroso-di-n-propylamine diphenyl-nitrosomine Arochlor-1016 Arochior-1221 Arochlor-1232 Arochior-1242 Arochlor-1248 Arochlor-1254 Arochior+1260

TCDD · acetylene tetrachloride perchlorocthylene tetrachloroethylene methy lbenzene toluct methyl chloroform winyl trichloride trichloroethylene fluorocar on-11 fluorotrichtoromethane chloroethene chloroethylene

Page 8.

ATTACHMENT D

THE TOWN OF BOURNE REQUEST FOR LATERAL LOCATION

Map #:	Lot #:	
Street Address		-
		•
Person or Firm re	equesting location	
License #		
Telephone Number:		_
Date Requested	<u> </u>	