

ARIZONA POLLUTANT DISCHARGE ELIMINATION SYSTEM (AZPDES)

This document gives pertinent information concerning the reissuance of the AZPDES permit listed below. This facility is a wastewater treatment plant (WWTP) with a design capacity of 14 million gallons per day (MGD) approved by Central Arizona Governments (CAG) Water Quality Management Plan and is considered to be a major facility under the AZPDES program. The effluent limitations contained in this permit will maintain the Water Quality Standards listed in Arizona Administrative Code (A.A.C.) R18-11-101 *et seq.* This permit is proposed to be issued for a period of 5 years.

I. PERMITTEE INFORMATION	
Permittee's Name:	City of Casa Grande
Permittee's Mailing Address:	3181 North Lear Avenue Casa Grande, AZ 85122
Facility Name:	City of Casa Grande Wastewater Reclamation Facility (Casa Grande WRF)
Facility Address or Location:	1194 West Kortsen Road Casa Grande, AZ 85122
County:	Pinal
Contact Person(s):	Kevin Louis, Director of Public Works
Phone/e-mail address	(520) 421-8625/klouis@casagrandeaz.gov
AZPDES Permit Number:	AZ0025178
Inventory Number:	100419
LTF Number:	100589

II. STATUS OF PERMIT(S)	
AZPDES permit applied for:	Renewal
Date application received:	October 4, 2023
Date application was determined administratively complete:	November 29, 2023
Previous permit expiration date:	April 3, 2024

208 Consistency:

In accordance with A.A.C. R18-9-A903(6), a permit cannot be issued for any discharge inconsistent with a plan or plan amendment approved under section 208(b) of the Clean Water Act.

During a major modification to this permit in 2023, ADEQ completed a 208 Plan Consistency Review. ADEQ determined that the Casa Grande WRF's design capacity approved by the Central Arizona Governments (CAG) Water Quality Management Plan is 14 MGD. Therefore, the permitted design flow for the Casa Grande WRF will be 14 MGD

for the purposes of determining mass-based water quality effluent limitations. The City of Casa Grande plans to submit an amendment to the CAG Water Quality Management Plan to increase their design capacity to 18 MGD. This permit may be modified to increase the permitted design flow to 18 MGD after the amendment is approved.

The City of Casa Grande has the following permits issued by ADEQ applicable to the Casa Grande WRF:

Type of Permit

Aquifer Protection Permit (APP)	P-100419	Regulates discharges to the local aquifer
Type 3 Recycled Water General Permit	87250	Regulates the practice of reusing treated wastewater for beneficial purposes
Multi-Sector General Permit (MSGP)	AZMS81370	Regulates stormwater discharge

III. GENERAL FACILITY INFORMATION

Type of Facility:	Publicly owned treatment works (POTW)
Facility Location Description:	3 miles southwest of Casa Grande Municipal Airport
Proximity to Tribal Nations	Casa Grande WRF is approximately 10 miles upstream of the Ak-Chin Indian Community.
Permitted Design Flow:	14 MGD
Treatment Level (WWTP):	Tertiary
Treatment Processes:	<p>The current treatment process consists of a headworks with mechanical screens, an influent pump station, grit chambers, aeration and anoxic tanks for nitrification and denitrification, secondary clarifiers, disk filters, chlorine disinfection, sludge digesters and thickeners, belt filter presses, an effluent pump station, and on-site storage ponds.</p> <p>The City is currently planning to upgrade the facility; scheduled completion is 2025. The upgrades will include expansion of influent pump station capacity, a new influent line that will feed the new pump station at the grit removal facility, conversion of an abandoned pretreatment basin into an equalization basin to dampen peak flows and maintain adequate flow through the plant, an oxidation ditch retrofit to increase treatment capacity, installation of additional disk filter units, and replacement of two existing discharge pumps with vertical turbine pumps.</p>
Sludge Handling and Disposal:	<p>The current solids handling process at the Casa Grande WRF includes gravity belt thickeners, aerobic digesters, and belt filter presses. The biosolids are stored in a hopper located at the solids handling building, where hauling trucks are loaded. The trucks haul the biosolids to the City of Casa Grande Landfill for disposal. Upgrade plans include installation of two vacuum sludge dewatering beds to increase the solids handling capacity by 2025.</p>

Nature of Facility Discharge:	Domestic wastewater from residential, commercial sources, and industrial sources.
Total Number of Significant Industrial Users (SIUs):	13
Average Flow Per Discharge:	Outfall 001: 4.2 MGD. Outfall 002: no discharges have yet occurred.
Service Area:	City of Casa Grande
Service Population:	Approximately 57,000
Reuse / Irrigation or other disposal method(s):	The Casa Grande WRF effluent is used for golf course irrigation and pumped to on-site storage ponds. Currently, effluent volume exceeds reuse demands, so the WRF discharges continuously in addition to sending effluent to reuse.
Continuous or Intermittent Discharge:	Continuous

IV. RECEIVING WATER	
The State of Arizona has adopted water quality standards to protect the designated uses of its surface waters. Streams have been divided into segments and designated uses assigned to these segments. The water quality standards vary by designated use depending on the level of protection required to maintain that use.	
Receiving Water (Federal):	The Water of the U.S. Protected Surface Water (WOTUS PSW) for Outfall 001 is North Branch of the Santa Cruz Wash (Headwaters to City of Casa Grande WRF outfall at 32°54'57"/111°47'13"). The WOTUS PSW for Outfall 002 is Santa Cruz Wash (Baumgartner Road to the Ak Chin Indian Reservation boundary).
River Basin:	Santa Cruz River Basin
Outfall Location(s):	Outfall 001: Township 6 S, Range 5 E, Section 12 Latitude 32° 54' 57" N, Longitude 111° 47' 13" W Outfall 002: Township 6 S, Range 5 E, Section 21 Latitude 32° 52' 47.64" N, Longitude 111° 49' 41.82" W
Designated uses for North Branch of Santa Cruz Wash (Outfall 001):	<ul style="list-style-type: none"> • Aquatic and Wildlife effluent dependent water (A&Wedw) • Partial Body Contact (PBC)
Designated uses for Santa Cruz Wash (Outfall 002):	<ul style="list-style-type: none"> • Aquatic and Wildlife ephemeral (A&We) • Partial Body Contact (PBC) • Agricultural Livestock watering (Agl) <p>Per A.A.C. R18-11-113(D), the water quality standards that apply to effluent-dependent waters (EDWs) will be applied to derive discharge limitations for any point source discharge of wastewater to an ephemeral water. The AZPDES permit includes discharge</p>

	<p>limitations and monitoring requirements designed to achieve compliance with A&Wedw standards.</p> <p>Therefore, the following uses are being applied to the Santa Cruz Wash (Outfall 002):</p> <ul style="list-style-type: none"> • Aquatic and Wildlife effluent dependent water (A&Wedw) • Partial Body Contact (PBC) • Agricultural Livestock watering (AgL)
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Is the receiving water on the 303(d) list?	No, and there are no total maximum daily load (TMDL) issues associated.
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Given the uses stated above, the applicable narrative water quality standards are described in A.A.C. R18-11-108, and the applicable numeric water quality standards are listed in A.A.C. R18-11-109 and in Appendix A thereof. There are two standards for the Aquatic and Wildlife uses, acute and chronic. In developing AZPDES permits, the standards for all applicable designated uses are compared and limits that will protect for all applicable designated uses are developed based on the standards.

V. DESCRIPTION OF DISCHARGE

Because the facility is in operation and discharges have occurred, effluent monitoring data are available. The following is the measured effluent quality reported in the application.

Parameters	Units	Maximum Daily Discharge Concentration
Biochemical Oxygen Demand (BOD)	mg/L	23
Total Suspended Solids (TSS)	mg/L	178
Total Kjeldahl Nitrogen (TKN)	mg/L	8,590
<i>E. coli</i>	cfu/100 mL	2,420
Facility Design Removal Rates:		BOD 95% TSS 95% N 80%

VI. STATUS OF COMPLIANCE WITH THE EXISTING AZPDES PERMIT

Date of Most Recent Inspection:	03/24/2021. The inspection was a both an AZPDES and a biosolids general permit inspection. Potential deficiency included that WRF did not have a final On-Site Biosolids Management Plan and at the time of inspection, the City of Casa Grande’s contracted transporter “Overelys” had not submitted a biosolids spill report for 500 pounds of biosolids spilled on Thornton Rd. on December 23, 2020.
Discharge Monitoring Reports (DMR) Reviewed:	05/2019 through 11/2023
Lab Reports Reviewed:	04/2019 through 11/2023

DMR Exceedances:	<p>Ammonia (August 2019, March 2020, August 2020, November 2020, December 2021), e. coli (December 2019, July 2020, October 2022), and cyanide (July 2019, August 2020, August 2023, September 2023, October 2023).</p> <p>A previous AZPDES permit for Casa Grande had a maximum daily limit for flow, which the facility exceeded in December 2022 and January 2023. The flow limit was removed during a permit modification in November 2023.</p> <p>The assessment level for hydrogen sulfide was exceeded May 2019, June 2022, December 2022, and July 2023).</p>
Notice(s) of Violation (NOV) Issued:	October 9, 2020 and November 21, 2023
NOVs Closed:	The October 9, 2020 NOV was closed on November 19, 2020.
Formal Enforcement Action(s):	None

VII. PROPOSED PERMIT CHANGES

The following table lists the major changes from the previous permit in this permit.

Parameter	Existing Permit	Proposed permit	Reason for change
Noncompliance Reporting Hotline	(602) 771-2330	Noncompliance resulting in imminent threat to human health or the environment must be reported to (602) 771-2330, while all other noncompliance must be reported to (602) 771-1440.	Routing emergency calls to the emergency hotline, but all other calls to a non-emergency number.
Reporting Location for Effluent Characterization Monitoring	Submit results through DMRs	Report results on the EC Monitoring Data Sheet Excel form provided by ADEQ and submit annually to azpdes_data@azdeq.gov by January 28 th following each annual reporting period. See Part I.C.2 and Part II.B.3 of permit.	ADEQ is implementing this new procedure to facilitate data analysis by ADEQ and reporting by permittees. Outcomes include expedited data processing and improved data quality review, per ADEQ Surface Water Protection Quality Assurance Program Plan (2022).

<p>Sufficiently Sensitive Test Methods and Limit of Quantitation (LOQ) reporting requirements</p>	<p>Limited explanation of analytical requirements for LOQ.</p>	<p>LOQ requirements are specified in footnote for monitoring requirements in Part I. Tables 1-3.f, Part II.A.5.e, Part II.B.3, Part II.B.7, and the definition for LOQ in Appendix A. Part B. Requirement to use sufficiently sensitive test methods is specified in Part II.A.5.b.</p>	<p>The Limit of Quantitation (LOQ) must be low enough to allow comparison of the results to the applicable water quality standards (WQS) to be protective of the receiving water designated uses, per 40 CFR 136.1(c).</p>
<p>Pretreatment Conditions</p>	<p>Standard conditions, including instructions for submission of annual reports via email and annual report requirements.</p>	<p>Updated standard conditions, including instructions to submit annual reports using ADEQ's Annual Report Form via email or myDEQ (when available), updated annual report requirements, and a requirement to complete a local limit evaluation within 180 days of permit reissuance.</p>	<p>ADEQ has updated the pretreatment conditions for consistency with 40 CFR 403 and the National Pollutant Discharge Elimination System (NPDES) Electronic Reporting Rule.</p>
<p>Use of Metal Translators to Calculate Total Recoverable Permit Limits from Dissolved Criteria (Applicable to Cadmium, Chromium VI, Copper, Lead, Mercury, Nickel, Silver, and Zinc).</p>	<p>No metal translators were used. Assumed the ratio of dissolved to total recoverable is 1 to 1 for all metals with water quality criteria expressed as dissolved.</p>	<p>WQBELs and ALs were converted from dissolved to total recoverable using the default metal translators from the EPA's <i>The Metals Translator: Guidance for Calculating A Total Recoverable Permit Limit from A Dissolved Criterion</i>.</p>	<p>New procedure for ADEQ to incorporate default metal translators when calculating total recoverable WQBELs and ALs from dissolved criteria.</p>
<p>Ammonia and Temperature</p>	<p>Monitoring 2x/Month.</p>	<p>Monitoring required 1x/Every 2 Weeks.</p>	<p>Wording updated to ensure samples are collected throughout the month. Results in two more samples collected per year.</p>
<p>Chromium VI and Copper</p>	<p>Limited.</p>	<p>Limit removed. Monitoring required for effluent characterization.</p>	<p>Data submitted indicated no reasonable potential (RP) for an exceedance of a standard.</p>

Mercury	Monitoring required for effluent characterization.	Limited.	Data submitted indicated reasonable potential (RP) for an exceedance of a standard.
Hydrogen sulfide	Assessment level monitoring.	Limited.	Data submitted indicated reasonable potential (RP) for an exceedance of a standard.
Zinc	Assessment level monitoring.	Assessment level removed. Monitoring required for effluent characterization.	Data submitted indicated no reasonable potential (RP) for an exceedance of a standard.

Anti-backsliding considerations — “Anti-backsliding” refers to statutory (Section 402(o) of the Clean Water Act) and regulatory (40 CFR 122.44(l)) requirements that prohibit the renewal, reissuance, or modification of an existing NPDES permit that contains effluent limits, permit conditions, or standards that are less stringent than those established in the previous permit. The rules and statutes do identify exceptions to these circumstances where backsliding is acceptable. This permit has been reviewed and drafted with consideration of anti-backsliding concerns.

Limits for the following parameter have been removed from the permit because evaluation of current data allows the conclusion that no reasonable potential (RP) for an exceedance of a standard exists:

- Chromium VI
- Copper

This is considered allowable backsliding under 303(d)(4). The effluent limitations in the current permit for these parameters were based on state standards, the respective receiving waters are in attainment for these parameters, and the revisions are consistent with antidegradation requirements. See Section XII for information regarding antidegradation requirements.

Limits are retained in the permit for parameters where reasonable potential (RP) for an exceedance of a standard continues to exist or is indeterminate. In these cases, limits will be recalculated using the most current Arizona Water Quality Standards (WQS). If less stringent limits result due to a change in the WQS then backsliding is allowed in accordance with 303(d)(4) if the new limits are consistent with antidegradation requirements and the receiving water is in attainment of the new standard; see Section XII for information regarding antidegradation requirements.

No limits are less stringent due to a change in the WQS in this permit.

VIII. DETERMINATION OF EFFLUENT LIMITATIONS and ASSESSMENT LEVELS

When determining what parameters need monitoring and/or limits included in the permit, both technology-based and water quality-based criteria were compared and the more stringent criteria applied.

Technology-based Limitations: As outlined in 40 CFR Part 133:

The regulations found at 40 CFR §133 require that POTWs achieve specified treatment standards for BOD, TSS, and pH based on the type of treatment technology available. Therefore, technology-based effluent limitations (TBELs) have been established in the permit for these parameters. Additionally, oil & grease will be monitored with a TBEL based on best professional judgment (BPJ). The average monthly limit of 10 mg/L and daily maximum of 15 mg/L are commonly accepted values that can be achieved by properly operated and maintained WWTPs. This level is also considered protective of the narrative standard at A.A.C. R18-11-108(B).

Water Quality-Based Effluent Limitations:

Per 40 CFR 122.44(d)(1)(ii), (iii) and (iv), discharge limits must be included in the permit for parameters with “reasonable potential” (RP), that is, those known to be or expected to be present in the effluent at a level that could potentially cause any applicable numeric water quality standard to be exceeded. Numeric water quality standards are outlined in A.A.C. R18-11-109 and Appendix A. RP refers to an analysis, based on the statistical calculations using the data submitted or consideration of other factors, to determine whether the discharge may exceed the Water Quality Standards. The procedures used to determine RP are outlined in the *Technical Support Document for Water Quality-based Toxics Control (TSD)* (EPA/505/2-90-001). In most cases, the highest reported value for a parameter is multiplied by a factor (determined from the variability of the data and number of samples) to determine a “highest estimated value.” This value is then compared to the lowest applicable Water Quality Standard for the receiving water. If the value is greater than the standard, RP exists and a water quality-based effluent limitation (WQBEL) is required in the permit for that parameter. RP may also be determined from BPJ based on knowledge of the treatment facilities and other factors. The basis for the RP determination for each parameter with a WQBEL is shown in the table below.

Ammonia water quality criteria vary based on the effluent pH and temperature at the time of effluent sampling. As a result, no single ammonia concentration can be included as a permit limit. To overcome this, an Ammonia Impact Ratio (AIR) of 1 for the monthly average and a value of 2 for the maximum daily limits has been established as the permit limits for ammonia. The AIR is calculated by dividing the ammonia concentration in the effluent by the applicable ammonia standard based on the effluent pH and temperature at the time of sampling. AIR values will be reported on DMRs and on the Ammonia Data Log which is included as Appendix B in the permit.

It is assumed that RP exists for exceedance of water quality criteria for the pollutants *E. coli* and, if chlorine or bromine is used in the treatment process, total residual chlorine (TRC). These parameters have been shown through extensive monitoring of WWTPs to fluctuate greatly and thus are not conducive to exclusion from limitation due to a lack of RP. Therefore, the permit contains WQBELs for *E. coli* and TRC.

The proposed permit limits were established using a methodology developed by EPA. Long Term Averages (LTA) were calculated for each designated use and the lowest LTA was used to calculate the average monthly limit (AML) and maximum daily limit (MDL) necessary to protect all uses. This methodology takes into account criteria, effluent variability, and the number of observations taken to determine compliance with the limit and is described in Chapter 5 of the TSD. Limits based on A&W criteria were developed using the “two-value steady state wasteload allocation” described on page 99 of the TSD. When the limit is based on human health criteria, the monthly average was set at the level of the applicable standard and a daily maximum limit was determined as specified in Sections 5.4.4 and 5.5.3 of the TSD.

Mixing Zone

Arizona water quality rules require that water quality standards be achieved without mixing zones unless the permittee applies and is approved for a mixing zone. Since the receiving stream for this discharge is ephemeral prior to the discharge, no water is available for a mixing zone and all water quality criteria are applied at end-of pipe. This means that the effluent concentration must meet stream standards.

Assessment Levels (ALs)

An AL differs from a discharge limit in that an exceedance of an AL is not a permit violation. Instead, ALs serve as triggers, alerting the permitting authority when there is cause for re-evaluation of RP for exceeding a water quality standard, which may result in new permit limitations. The AL numeric values also serve to advise the permittee of the analytical sensitivity needed for meaningful data collection. Trace substance monitoring is required when there is uncertain RP (based on non-detect values or limited datasets) or a need to collect additional data or monitor treatment efficacy on some minimal basis. A reopener clause is included in the permit should future monitoring data indicate water quality standards are being exceeded.

The requirement to monitor for these parameters is included in the permit according to A.A.C. R18-11-104(C) and Appendix A. ALs listed for each parameter were calculated in the same manner that a limit would have been calculated (see Water Quality-Based Effluent Limitations above).

No assessment levels were established for this permit renewal.

The following trace substances were not included as limits or assessment levels in the permit due to a lack of RP based on best professional judgment (BPJ): barium, nitrates, nitrites, and manganese. The numeric standards for these pollutants are well above what would be expected from a WWTP discharge.

Hardness

The permittee is required to sample hardness as CaCO₃ at the same time the trace metals are sampled because the water quality standards for some metals are calculated using the water hardness values. The hardness value of 240 mg/L (the average hardness of the effluent as supplied in the application) was used to calculate the applicable water quality standards and any assessment levels or limits for the hardness dependent metals (cadmium, chromium III, copper, lead, nickel, silver and zinc).

Whole Effluent Toxicity (WET)

WET testing is required in the permit (Parts I.B and IV) to evaluate the discharge according to the narrative toxic standard in A.A.C. R18-11-108(A)(5), as well as whether the discharge has RP for WET per 40 CFR 122.44(d)(iv). At a minimum, the results reported on an AZPDES application must include quarterly testing for a 12-month period within the past year using multiple species or the results from four tests performed at least annually in the 4.5 years prior to the application.

WET testing for chronic toxicity shall be conducted using the following three surrogate species:

- *Ceriodaphnia dubia* (water flea) – for evaluating toxicity to invertebrates
- *Pimephales promelas* (fathead minnow) – for evaluating toxicity to vertebrates
- *Pseudokirchneriella subcapitata* (formerly known as *Selenastrum capricornutum* or *Raphidocelis subcapitata*) (a green alga) – for evaluating toxicity to plant life

ADEQ does not have a numeric standard for Whole Effluent Toxicity. However, ADEQ adopted the EPA recommended chronic toxicity benchmark of 1.0 Toxic Unit-Chronic (TU_c) for a four day exposure period. Using this benchmark, the limitations and/or action levels for WET included in the permit were calculated in accordance with the methods specified in the TSD. The species chosen for WET testing are as recommended in the TSD and in *Regions 9 & 10 Guidance for Implementing Whole Effluent Toxicity Testing Programs*.

An exceedance of a limit or action level will trigger follow-up testing to determine if effluent toxicity is persistent. If toxicity above a limit or action level is found in a follow-up test, the permittee will be required to conduct a Toxicity Reduction Evaluation (TRE) and possibly a Toxicity Identification Evaluation (TIE) to identify the source of toxicity and reduce toxicity. These conditions are required to ensure that toxicants are not discharged in amounts that are toxic to organisms [A.A.C. R18-11-108(A)(5)]. A reopener clause is included in accordance with 40 CFR Parts 122 and 124 and AAC R18-9-B906.

The permit requires 24-hour composite samples be collected for WET testing. WET sampling must coincide with testing for all the parameters in Parts I.A and B of the permit, when testing of those parameters is required, to aid in the determination of the cause of toxicity if toxicity is detected. Additional procedural requirements for the WET test are included in the proposed permit.

The required WET monitoring frequency for this facility is consistent with the WET testing frequency required for facilities with a similar design flow. The permit requires WET test results to be reported on discharge monitoring reports and submittal of the full WET lab report to ADEQ.

Effluent Characterization (EC)

In addition to monitoring for parameters assigned either a limit or an AL, sampling is required to assess the presence of pollutants in the discharge at certain minimum frequencies for additional suites of parameters, whether the facility is discharging or not. This monitoring is specified in Tables 3.a. through 3.f., *Effluent Characterization Testing*, as follows:

- Table 3.a.—General Chemistry and Microbiology: ammonia, BOD-5, *E. coli*, total residual chlorine (TRC), dissolved oxygen, total Kjeldahl nitrogen (TKN), nitrate/nitrite, oil and grease, pH, phosphorus, temperature, total dissolved solids (TDS), and total suspended solids (TSS)
- Table 3.b. —Selected Metals, Hardness, Cyanide, and WET
- Table 3.c. —Selected Volatile Organic Compounds
- Table 3.d. —Selected Acid-Extractible Compounds
- Table 3.e. —Selected Base-Neutral Compounds
- Table 3.f. —Additional Parameters Based on Designated Uses (from Arizona Surface Water Quality Standards, Appendix A, Table 1)

NOTE: Some parameters listed in Tables 3.a. and 3.b. are also listed in Tables 1 or 2. In this case, the data from monitoring under Tables 1 or 2 may be used to satisfy the requirements of Tables 3.a. and / or 3.b., provided the specified sample types are the same. In the event the facility does not discharge to a Protected Surface Water during the life of the permit, EC monitoring of representative samples of the effluent is still required.

The purpose of EC monitoring is to characterize the effluent and determine if the parameters of concern are present in the discharge and at what levels. This monitoring will be used to assess RP per 40 CFR 122.44(d)(1)(iii)). EC monitoring is required in accordance with 40 CFR 122.43(a), 40 CFR 122.44(i), and 40 CFR 122.48(b) as well as A.R.S. §49-203(A)(7). If pollutants are noted at levels of concern during the permit term, this permit may also be reopened to add related limits or conditions.

Permit Limitations and Monitoring Requirements

Table 1 summarizes the parameters that are limited in the permit and the rationale for that decision. Also included are the parameters that require monitoring without any limitations or that have not been included in the permit at all and the basis for those decisions. The corresponding monitoring requirements are shown for each parameter. In general, the regulatory basis for monitoring requirements is per 40 CFR §122.44(i) *Monitoring requirements*, and 40 CFR §122.48(b), *Required monitoring*; all of which have been adopted by reference in A.A.C. R18-9-A905, *AZPDES Program Standards*.

Table 1. Permit limitations and monitoring requirements.

Parameter	Lowest Standard/Designated Use	Maximum Reported Daily Value	No. of Samples	Estimated Maximum Value	RP Determination	Proposed Monitoring Requirement/Rationale (1)
Flow	---	---	---	---	---	Discharge flow is to be monitored on a continual basis using a flow meter.
Biological Oxygen Demand (BOD) and Total Suspended Solids (TSS) (2)	30 mg/L 30-day average 45 mg/L 7-day average Technology-based limits 40 CFR 133.102	BOD: 23 mg/L TSS: 178 mg/L	BOD: 65 TSS: 69	N/A	TBELs for BOD and TSS are always applicable to WWTPs.	Monitoring for influent and effluent BOD and TSS to be conducted using composite samples of the influent and the effluent. The sample type required was chosen to be representative of the discharge. The requirement to monitor influent BOD and suspended solids is included to assess compliance with the 85% removal requirement in this permit. At least one sample must coincide with WET testing to aid in the determination of the cause of toxicity, if toxicity is detected.
Chlorine, Total Residual (TRC)	11 µg/L A&Wedw chronic	<28 µg/L	1,305	N/A	RP always expected when chlorine or bromine is used for disinfection.	TRC is to be monitored as a discrete sample and a WQBEL remains in the permit. 40 CFR Part 136 specifies that discrete samples must be collected for chlorine. At least one sample per month must coincide with WET testing to aid in the determination of the cause of toxicity, if toxicity is detected.
<i>E. coli</i>	30-day geometric mean: 126 cfu /100 mL (4 sample minimum) Single sample maximum: 575 cfu /100 mL/ PBC	2,420 cfu/100 mL	67	N/A	RP always expected for WWTPs. See explanation above.	<i>E. coli</i> is to be monitored as a discrete sample and a WQBEL remains in the permit.
pH (2)	Minimum: 6.5 Maximum: 9.0 A&Wedw and PBC A.A.C. R18-11-109(B) Minimum: 6.0 Maximum: 9.0 Technology-based limits 40 CFR 133.102	Min: 6.43 Max: 8.95	421	N/A	WQBEL or TBEL is always applicable to WWTPs.	pH is to be monitored using a discrete sample of the effluent and a WQBEL is set. 40 CFR Part 136 specifies that grab samples must be collected for pH. At least one sample must coincide with WET testing to aid in the determination of the cause of toxicity if toxicity is detected. pH sampling must also coincide with ammonia sampling when required.

Table 1. Permit limitations and monitoring requirements.

Parameter	Lowest Standard/Designated Use	Maximum Reported Daily Value	No. of Samples	Estimated Maximum Value	RP Determination	Proposed Monitoring Requirement/Rationale (1)
Temperature	R18-11-109C the discharge shall not cause an increase in the ambient water temperature. A&Wedw: no more than 3.0°C	34°C	421	N/A	N/A	Effluent temperature is to be monitored for effluent characterization by discrete sample. 40 CFR Part 136 specifies that discrete samples must be collected for temperature. Temperature sampling must also coincide with ammonia sampling when required.
Total Dissolved Solids (TDS)	No applicable standard	1,680 mg/L	68 (3)	N/A	N/A	Monitoring required for effluent characterization.
Ammonia	Standard varies with temperature and pH	5.52 mg/L	34	N/A	RP Exists (4)	Ammonia is to be monitored by discrete sample and a WQBEL in the form of an ammonia impact ratio (AIR) of 1 is set in the permit (5). An ammonia data log with concurrent pH and temperature monitoring is also required. One sample must coincide with WET sampling to aid in the determination of the cause of toxicity, if toxicity is detected.
Nutrients (Total Nitrogen and Total Phosphorus)	No applicable standards	N: 8.87 mg/L P: 3.54 mg/L	18	N/A	N/A	Monitoring required for effluent characterization.
Oil & Grease	BPJ Technology-Based Level of 10 mg/L monthly average and 15 mg/L daily maximum	2 mg/L	5	N/A	RP Indeterminate (4)	Monitoring required and a limit remains in the permit.
Antimony	600 µg/L A&Wedw chronic	2.9 µg/L	19	6.37 µg/L	No RP	Monitoring required for effluent characterization.
Arsenic	150 µg/L A&Wedw chronic	6.8 µg/L	20	9.28 µg/L	No RP	Monitoring required for effluent characterization.
Beryllium	5 µg/L A&Wedw chronic	<4 µg/L	19	N/A	No RP	Monitoring required for effluent characterization.
Boron	186,667 PBC	550 µg/L	4	2600 µg/L	No RP	Monitoring required for effluent characterization.
Cadmium (2)	4.3 µg/L A&Wedw chronic	0.9 µg/L	19	2 µg/L	No RP	Monitoring required for effluent characterization.
Chromium (Total)	Outfall 001: No applicable standard Outfall 002: 1,000 µg/L AgL	5 µg/L	53	7 µg/L	No RP	Monitoring required as an indicator parameter for Chromium VI.
Chromium VI	11 µg/L A&Wedw chronic	<15 µg/L	53	N/A	No RP (Based on total chromium data)	Monitoring required for effluent characterization.

Table 1. Permit limitations and monitoring requirements.

Parameter	Lowest Standard/Designated Use	Maximum Reported Daily Value	No. of Samples	Estimated Maximum Value	RP Determination	Proposed Monitoring Requirement/Rationale (1)
Copper (2)	19 µg/L A&Wedw chronic	10 µg/L	55	15 µg/L	No RP	Monitoring required for effluent characterization.
Cyanide	9.7 µg/L A&Wedw chronic	16 µg/L	82	23 µg/L	RP Exists	Monitoring is required and a WQBEL remains in the permit.
Hardness	No applicable standard. Hardness is used to determine standards for specific metal parameters.	330 mg/L	55	N/A	N/A	A&W standards for cadmium, copper, lead, nickel, silver and zinc used for RP determinations were based on the average effluent hardness value of 240 mg/L. Monitoring for hardness is required whenever monitoring for hardness dependent metals is required.
Hydrogen sulfide	2 µg/L A&Wedw chronic	<200 µg/L	55	200 µg/L	RP Exists	Monitoring is required and a WQBEL is set. Monitoring is required for sulfides as an indicator parameter for hydrogen sulfide. If sulfides are detected, monitoring for hydrogen sulfide is required for the remainder of the permit term.
Iron	1,000 ug/L A&Wedw chronic	87 µg/L	16	150 µg/L	No RP	Monitoring required for effluent characterization.
Lead (2)	6.4 µg/L A&Wedw chronic	2.5 µg/L	19	5.9 µg/L	No RP	Monitoring required for effluent characterization.
Mercury	0.01 µg/L A&Wedw chronic	0.0049 µg/L	19	0.016 µg/L	RP Exists	Monitoring required and a WQBEL is set.
Nickel (2)	110 µg/L A&Wedw chronic	<40 µg/L	19	N/A	No RP	Monitoring required for effluent characterization.
Selenium	2 µg/L A&Wedw chronic	1.9 µg/L	54	2.9 µg/L	RP Exists	Monitoring required and a WQBEL remains in the permit.
Silver (2)	15 µg/L A&Wedw acute	0.25 µg/L	19	0.59 µg/L	No RP	Monitoring required for effluent characterization.
Sulfides	No applicable standard	<200 µg/L	54	N/A	N/A	Indicator parameter for hydrogen sulfide. Monitoring required. If sulfides are detected, monitoring for hydrogen sulfide is required for the remainder of the permit term.
Thallium	75 µg/L PBC	<2.5 µg/L	20	N/A	No RP	Monitoring required for effluent characterization.

Table 1. Permit limitations and monitoring requirements.

Parameter	Lowest Standard/Designated Use	Maximum Reported Daily Value	No. of Samples	Estimated Maximum Value	RP Determination	Proposed Monitoring Requirement/Rationale (1)	
Zinc (2)	250 µg/L A&Wedw acute and chronic	74 µg/L	46	110 µg/L	No RP	Monitoring required for effluent characterization.	
Whole Effluent Toxicity (WET)	No toxicity (A.A.C. R18-11-108(A) (6))	<i>Pseudo-kirchneriella subcapitata</i> (6)	1.0 TUc	8	N/A	RP Indeterminate (4)	Monitoring required and an action level is set.
		<i>Pimephales promelas</i>	1.0 TUc	8	N/A	RP Indeterminate (4)	Monitoring required and an action level is set.
		<i>Ceriodaphnia dubia</i>	1.0 TUc	8	N/A	RP Indeterminate (4)	Monitoring required and an action level is set.

Footnotes:

1. The monitoring frequencies are as specified in the permit.
2. Hardness-dependent metal - the standard for this parameter is based on the average hardness value of the effluent or receiving water as indicated above.
3. There was a total of 69 data points, but one of the sample results had a laboratory code of Q1, which is not acceptable data qualifier per the AZPDES program quality assurance project plan (QAPP). This sample was removed from the dataset.
4. Monitoring with ALs or Action Levels always required for WWTPs for these parameters unless RP exists and limits are set.
5. An AIR will be calculated by dividing effluent ammonia concentration by the applicable standard using the receiving water pH and temperature.
6. Formerly known as *Selenastrum capricornutum* or *Raphidocelis subcapitata*.

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VIII. NARRATIVE WATER QUALITY STANDARDS

All narrative limitations in A.A.C. R18-11-108 that are applicable to the receiving water are included in Part I, Sections D of the permit.

IX. MONITORING AND REPORTING REQUIREMENTS (Part II of Permit)

Section 308 of the Clean Water Act and 40 CFR Part 122.44(i) require that monitoring be included in permits to determine compliance with effluent limitations. Additionally, monitoring may be required to gather data for future effluent limitations or to monitor effluent impacts on receiving water quality.

Monitoring frequencies are based on the nature and effect of the pollutant, as well as a determination of the minimum sampling necessary to adequately monitor the facility's performance. Monitoring frequencies for some parameters may be reduced in subsequent permits if all monitoring requirements have been met and the limits or ALs for those parameters have not been exceeded during the first permit term.

For the purposes of this permit, a "24-hour composite" sample has been defined as a flow-proportioned mixture of not less than three discrete samples (aliquots) obtained at equal time intervals over a 24-hour period. The volume of each aliquot shall be directly proportional to the discharge flow rate at the time of sampling.

These criteria for composite sampling are included in order to obtain samples that are representative of the discharge given the potential variability in the duration, frequency and magnitude of discharges from this facility.

Discrete (i.e., grab) samples are specified in the permit for parameters that for varying reasons are not amenable to compositing.

Monitoring locations are specified in the permit (Part I.A and Part II.A) in order to ensure that representative samples of the influent and effluent are consistently obtained.

The requirements in the permit pertaining to Part II, Monitoring and Reporting, are included to ensure that the monitoring data submitted under this permit is accurate in accordance with 40 CFR 122.41(e). The permittee has the responsibility to determine that all data collected for purposes of this permit meet the requirements specified in this permit and is collected, analyzed, and properly reported to ADEQ.

The permit (Part II.A.3) requires the permittee to keep a Quality Assurance (QA) manual at the facility, describing sample collection and analysis processes; the required elements of the QA manual are outlined.

Reporting requirements for monitoring results are detailed in Part II, Section B of the permit, including completion and submittal of Discharge Monitoring Reports (DMRs), Ammonia Data Logs, and AZPDES Discharge Flow Record forms.

The permittee is responsible for conducting all required monitoring and reporting the results to ADEQ on DMRs or as otherwise specified in the permit.

Electronic reporting

The US EPA has published a final regulation that requires electronic reporting and sharing of Clean Water Act National Pollutant Discharge Elimination System (NPDES) program information instead of the current paper-based reporting (Federal Register, Vol. 80, No. 204, October 22, 2015). Beginning December 21, 2016 (one year after the effective date of the regulation), the Federal rule required permittees to make electronic submittals of any monitoring reports and forms called for in their permits. ADEQ has created an online portal called myDEQ that allows users to submit their discharge monitoring reports and other applicable reports required in the permit.

The permit also requires annual submittal of an Ammonia Data Log that records the results for temperature, pH, and ammonia samples and date of sampling (Part II.B.4). Because the ammonia standards in 18 A.A.C. 11, Article 1, Appendix A are contingent upon the pH and temperature at the time of sampling for ammonia, the permittee must determine the applicable ammonia standard using the ammonia criteria table(s) and calculate the Ammonia Impact Ratio for that ammonia sample result. The AIR is recorded on the DMR.

Requirements for retention of monitoring records are detailed in Part II.D.1 of the permit.

X. BIOSOLIDS REQUIREMENTS (Part III in Permit)

Standard requirements for the monitoring, reporting, record keeping, and handling of biosolids, as well as minimum treatment requirements for biosolids according to 40 CFR Part 503 are incorporated in the permit.

XI. SPECIAL CONDITIONS (Part V in Permit)

Operation

This permit condition requires the permittee to ensure that the WWTP has an operator who is certified at the appropriate level for the facility, in accordance with A.A.C. R18-5-104 through -114. The required certification level for the WWTP operator is based on the class (Wastewater Treatment Plant) and grade of the facility, which is determined by population served, level of treatment, and other factors.

Pretreatment

Standard requirements for implementing and enforcing an approved pretreatment plan are included in the permit.

Permit Reopener

This permit may be modified based on newly available information; to add conditions or limits to address demonstrated effluent toxicity; to implement any EPA-approved new Arizona water quality standard; or to re-evaluate reasonable potential (RP), if assessment levels in this permit are exceeded [A.A.C. R18-9-B906 and 40 CFR Part 122.62 (a) and (b)].

XII. ANTIDegradation

Antidegradation rules have been established under A.A.C. R18-11-107 to ensure that existing surface water quality is maintained and protected. The discharge from the Casa Grande WRF will be to ephemeral washes which will become (for purposes of this permit) effluent-dependent waters. Except for flows resulting from rain events, the only water in the wash will be the effluent. Therefore, the discharge and the receiving water will normally be one and the same. Effluent quality limitations and monitoring requirements have been established under the proposed permit to ensure that the discharge will meet the applicable water quality standards. As long as the permittee maintains consistent compliance with these provisions, the designated uses of the receiving water will be presumed protected, and the facility will be deemed to meet currently applicable antidegradation requirements under A.A.C. R18-11-107.

XIII. STANDARD CONDITIONS

Conditions applicable to all NPDES permits in accordance with 40 CFR, Part 122 are attached as an appendix to this permit.

XIV. ADMINISTRATIVE INFORMATION

Public Notice (A.A.C. R18-9-A907)

The public notice is the vehicle for informing all interested parties and members of the general public of the contents of a draft AZPDES permit or other significant action with respect to an AZPDES permit or application. The basic intent of this requirement is to ensure that all interested parties have an opportunity to comment on significant actions of the permitting agency with respect to a permit application or permit. This permit will be public noticed in a local newspaper after a pre-notice review by the applicant and other affected agencies.

Public Comment Period (A.A.C. R18-9-A908)

Rules require that permits be public noticed in a newspaper of general circulation within the area affected by the facility or activity and provide a minimum of 30 calendar days for interested parties to respond in writing to ADEQ. After the closing of the public comment period, ADEQ is required to respond to all significant comments at the time a final permit decision is reached or at the same time a final permit is actually issued.

Public Hearing (A.A.C R18-9-A908(B))

A public hearing may be requested in writing by any interested party. The request should state the nature of the issues proposed to be raised during the hearing. A public hearing will be held if the Director determines there is a significant amount of interest expressed during the 30-day public comment period, or if significant new issues arise that were not considered during the permitting process.

EPA Review (A.A.C. R18-9-A908(C))

A copy of this permit and any revisions made to this draft as a result of public comments received will be sent to EPA Region 9 for review. If EPA objects to a provision of the draft, ADEQ will not issue the permit until the objection is resolved.

XV. ADDITIONAL INFORMATION

Additional information relating to this proposed permit may be obtained from:

Arizona Department of Environmental Quality
Water Quality Division – Surface Water Permits Unit
Attn: Rachel Heinz
1110 West Washington Street
Phoenix, Arizona 85007

Or by contacting Rachel Heinz at (602) 771 – 0180 or by e-mail at heinz.rachel@azdeq.gov.

XVI. INFORMATION SOURCES

While developing effluent limitations, monitoring requirements, and special conditions for the permit, the following information sources were used:

1. AZPDES Permit Application Forms 2A and 2S, received October 4, 2023, along with supporting data, facility diagram, and maps submitted by the applicant with the application forms.
2. Supplemental information to the application received by ADEQ on November 29, 2023.
3. ADEQ files on Casa Grande WRF.

4. Central Arizona Governments Section 208 Water Quality Management Plan, finalized February 2016, EPA approved November 23, 2016.
5. ADEQ Geographic Information System (GIS) Web site
6. Arizona Administrative Code (AAC) Title 18, Chapter 11, Article 1, *Water Quality Standards for Surface Waters*, adopted December 31, 2016.
7. A.A.C. Title 18, Chapter 9, Article 9. *Arizona Pollutant Discharge Elimination System* rules.
8. Code of Federal Regulations (CFR) Title 40:
 - Part 122, *EPA Administered Permit Programs: The National Pollutant Discharge Elimination System.*
 - Part 124, *Procedures for Decision Making.*
 - Part 133. *Secondary Treatment Regulation.*
 - Part 503. *Standards for the Use or Disposal of Sewage Sludge.*
9. EPA Technical Support Document for Water Quality-based Toxics Control dated March 1991.
10. *Regions 9 & 10 Guidance for Implementing Whole Effluent Toxicity Testing Programs*, US EPA, May 31, 1996.
11. *Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms* (EPA /821-R-02-013).
12. U.S. EPA NPDES Permit Writers' Manual, September 2010.
13. *The Metals Translator: Guidance For Calculating A Total Recoverable Permit Limit From A Dissolved Criterion*, US EPA, June 1996.