January 30, 2014

Mark Pollins
Director of Water Enforcement
U.S. Environmental Protection Agency
Room # 3142
USEPA Ariel Rios Building (AR)
1200 Pennsylvania Avenue N.W.
Washington, D.C. 20004

Re: Consent Decree 09-cv-283-PB.
Quarterly Report No. 17
Portsmouth, New Hampshire

Dear Mr. Pollins:

In accordance with Consent Decree 09-cv-283-PB, Section V, item paragraph 20, dated August 12, 2009, and as amended by Consent Decree Modification filed July 2, 2012 and approved by the Court February 15, 2013, the City of Portsmouth is submitting this quarterly status report.

The modified Consent Decree requires the filing of quarterly reports as follows:

Within 30 days after the end of each calendar quarter (i.e., by April 30, July 30, October 30, and January 30) after the Effective Date of this Consent Decree, until termination of this Decree pursuant to Section XVI, the City shall submit a written report for the preceding calendar quarter that shall include a description of the following: i) the status of any construction or compliance measures, including whether any such construction or compliance measure could be completed prior to relevant milestones contained herein consistent with sound engineering practice and normal construction practices; ii) the status of all Consent Decree milestones, including whether any have been achieved prior to the date for doing so; iii) any problems encountered or anticipated, together with the proposed or implemented solutions; iv) the status of permit applications; v) operation and maintenance operations; and vi) reports to State agencies.

The following is the list of compliance requirements listed in Section IV of the Consent Decree including additional requirements listed in the Consent Decree Modification. For clarity the requirements are listed in plain text and the status of the item is shown in Bold Italic.

Preface

By letter dated June 27, 2013, the City formally notified EPA and NHDES that it was initiating the "Dispute Resolution" process set forth in the current Consent Decree paragraphs 41 et seq. relating to the City's request for an 18 month extension of the compliance schedule. This extension is necessary because the scope of the project increased dramatically from the basis of the original Consent Decree schedule, a 4.3 million gallon per day (MGD) secondary treatment facility, to the current project, a 6.1 MGD total nitrogen of 8 mg/L treatment facility (season rolling average basis). The size of the...
treatment facility has increased based on discussions with the regulators, the loads to be treated were
determined to be higher as discovered during piloting, and the treatment level has changed from
secondary to seasonal rolling average total nitrogen. Since the June letter, the City provided written
support for its extension request in August 2013 and met with EPA and DES representatives in
September and November 2013 as part of the informal dispute resolution process. The City
anticipates that it will soon be able to come to agreement with EPA and DES relative to the extension
of the schedule and next steps.

Specific Consent Decree Items

8. Nine Minimum Controls Compliance Plan. Attached (in the referenced CD) as Appendix A
is the Nine Minimum Controls Compliance Plan. The City shall implement the Nine Minimum
Controls Compliance Plan in accordance with the schedule specified in Appendix A.

i) There are no construction related activities with this item. The compliance measures
associated with this item are on-going.

ii) There is no Consent Decree milestone associated with this item.

iii) There have been no problems encountered or anticipated with this item.

iv) There are no permit applications associated with this item.

v) Operation and maintenance is on-going.

vi) There are no reports to State Agencies associated with this item.

The City shall implement the WMP in Appendix B, and comply with all milestones and schedules in
Appendix B.1.

The Schedule listed in Appendix B.1 has been modified by the Consent Decree Modification to
include additional tasks and a revised schedule. The Consent Decree Modification includes a
schedule for completion of secondary treatment upgrades at the Peirce Island Treatment Plant as
well as adjustments to the Long Term Control Plan project schedule. Final completion for the
wastewater treatment plant upgrades, including compliance with permit requirements, is required
by May 2017. The City has requested an 18 month extension of this date and that request is
currently being discussed between the City and EPA in the context of the informal dispute
resolution process described in the Consent Decree. The additional requirements of the amended
Consent Decree are listed below as items g through n:

   g. By June 30, 2012, the City shall complete pilot testing of potential treatment
technologies for achieving secondary treatment, including, but not necessarily limited to:
Biologically Aerated Filters (BAF), BioMag, Moving Bed Biofilm Reactors (MBBR) w/
Dissolved Air Flotation (DAF), and Conventional Activated Sludge with BioMag. By July
30, 2012, the City shall complete a data summary relative to the pilot testing.

This milestone has been met. No further action required.

   h. By October 1, 2012, the City shall submit a Piloting Technical Memorandum
that includes data from piloting and a recommendation on the design and capacity of
secondary treatment facilities.

This milestone has been met. The final engineering report was submitted September 28, 2012 to
State Agencies concurrent with submission to the EPA as part of the milestone deadlines. The results of this work were presented to representatives of EPA and NHDES on December 18, 2012. Formal comments were received from the EPA by letter dated January 30, 2013. Additional comments were exchanged between the City and EPA by letters dated March 1, 2013 (City to EPA), March 6, 2013 (EPA to City) and March 15, 2013 (City to EPA). The City met with representatives of EPA and NHDES on April 1, 2013 to discuss correspondence. The City is proceeding to design and construct a 6.13 MGD treatment facility capable of treating to a total nitrogen of 8 mg/L on a season rolling average basis. No further action is required of the City.

i. By July 1, 2013, the City shall commence final design of secondary treatment facilities.

This milestone has been met. The City received Statement of Qualifications for Design Engineering Services on January 17, 2013 and executed a design phase engineering contract with the selected consultant, AECOM, on June 14, 2013 after successful contract negotiations. A kickoff meeting for the work was held on June 18, 2013. The City Council voted to move forward with the BAF technology, which may stay within the fence line on April 8, 2013. No further action is required of the City.

j. By August 31, 2014, the City shall complete design of secondary treatment facilities.

i) The City held a kickoff meeting for Design Engineering Services with AECOM on June 18, 2013. The consultant’s scope of work includes design of a Biological Aerated Filter (BAF) capable of meeting a total nitrogen effluent limit of 8 mg/L on a seasonal rolling average basis. Design of the treatment facilities is underway. Field work has been completed including survey, geotechnical, odor measurements, and archaeological investigations. Design engineering has included an evaluation of existing facilities, development of the upgraded site, and facilities layouts and development of an updated project cost estimate. City staff and AECOM attended site visits at similar facilities in Indiana and Wisconsin. There are no construction activities with this item.

ii) The City’s consultant is designing a WWTF upgrade capable of nitrogen removal. As noted in previous quarterly reports and separate correspondence, designing for nutrient removal will require substantial additional effort above that for the plant required under the Consent Decree which achieves only secondary treatment and so this Consent Decree milestone is unlikely to be met. The City has requested an extension of this milestone which is being discussed between the City and EPA in the context of the informal dispute resolution process described in the Consent Decree and in the preface to this report.

iii) See response to ii above. Efforts will be made to expedite the schedule if possible and consistent with sound engineering practice.

iv) The Peirce Island WWTF NPDES permit reapplication was submitted in December, 2011. A draft NPDES permit has not yet been received. Design related permitting is underway. This work includes an archaeological assessment related to a review of the National Register of Historic Places as required per Section 106 of the National Historic Preservation Act. A report has been developed and will be submitted for state review with the results of the archaeological field work. The City will soon be pursuing natural resource type permits for standard dredge and fill, shoreland protection, alteration of terrain, and local site plan review. Additional permits may be required and will be defined as the final layout is developed and finalized. Construction permits will be required and will be the responsibility of
the selected Contractor.

v) There are no operation and maintenance activities with this item.

vi) There is no report associated with this milestone to be submitted to State Agencies.

k. By March 1, 2015, the City shall commence construction of secondary treatment facilities.

i) There are no construction activities with this item yet. The City has requested an extension of this milestone which is being discussed between the City and EPA in the context of the informal dispute resolution process described in the Consent Decree and the preface to this report. The construction schedule will be finalized as part of Consent Decree procedures referenced in requirement j above.

ii) The City's consultant is designing a WWTF upgrade capable of nitrogen removal. As noted in previous quarterly reports and separate correspondence, designing for nutrient removal will require substantial additional effort beyond that for constructing a secondary only plant required by the Consent Decree and so this Consent Decree milestone is unlikely to be met.

iii) See response to ii above. Efforts will be made to expedite the schedule if possible and consistent with sound engineering and construction practices.

iv) The Peirce Island WWTF NPDES permit reapplication was submitted in December, 2011. A draft permit has not yet been received. Applications will soon be submitted for natural resource type permits and construction related permits will be the responsibility of the selected Contractor. Any additional permits will be defined as the design is finalized.

v) There are no operation and maintenance activities with this item.

vi) There is no report associated with this milestone to be submitted to State Agencies.

l. By March 1, 2017, the City shall complete construction of secondary treatment facilities.

i) There are no construction activities with this item yet. The City has requested an extension of this milestone which is being discussed between the City and EPA in the context of the informal dispute resolution process described in the Consent Decree and the preface to this report. The construction schedule will be finalized as part of Consent Decree procedures referenced in requirement j above.

ii) This milestone is unlikely to be met. The completion of construction will be impacted by resolution of the issues raised in the previous Quarterly Reports and separate correspondence.

iii) See response to ii above. Efforts will be made to expedite the schedule if possible and consistent with sound engineering and construction practices.

iv) The Peirce Island WWTF NPDES permit reapplication was submitted in December, 2011. A draft permit has not yet been received. Applications will soon be submitted for natural resource type permits and construction related permits will be the responsibility of the selected Contractor. Any additional permits will be defined as the design is finalized.

v) There are no operation and maintenance activities with this item.

vi) There is no report associated with this milestone to be submitted to State Agencies.
m. By May 1, 2017, the City shall achieve compliance with secondary treatment limits in the Permit.

i) **There are no construction activities with this item yet. The construction schedule will be finalized as part of Consent Decree requirement j above.**

ii) **This milestone is unlikely to be met. The City has requested an 18 month extension of this compliance date and that request is being discussed between the City and EPA in the context of the informal dispute resolution process described in the Consent Decree and the preface to this report. The date for achieving secondary compliance will be impacted by resolution of the issues raised in previous Quarterly Reports and separate correspondence.**

iii) **See response to i) and ii) above. Efforts will be made to expedite the schedule if possible and consistent with sound engineering and construction practices.**

iv) **The Pelice Island WWTF NPDES permit reapplication was submitted in December, 2011. Applications will soon be submitted for natural resource type permits and construction related permits will be the responsibility of the selected Contractor. Any additional permits will be defined as the design is finalized.**

v) **There are no operation and maintenance activities with this item.**

vi) **There is no report associated with this milestone to be submitted to State Agencies.**

n. Whenever feasible, the City shall commence work in advance of milestones and complete such work as expeditiously as practicable, consistent with sound engineering practice and normal construction practices.

*The City understands this measure and when consistent with sound engineering practice and normal construction practices will strive to meet its intent.*

10. **Combined Sewer Overflow Facility Upgrades.** The City shall implement its April 2005 Final CSO Long Term Control Plan in accordance with the following schedule and shall complete all construction for implementation of the 2005 LTCP by October, 2012:

*A revised schedule was included with the Consent Decree Modification which was filed on July 2, 2012.*

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<th>Contract I.D.</th>
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<th>Project Completion Date</th>
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<td>Islington</td>
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<tr>
<td>Islington</td>
<td>Islington #2</td>
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Revised LTCP Schedule *

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<th>Project Completion Date</th>
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<tr>
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<td>Islington #2</td>
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<td>7/30/13 6/4/2013</td>
</tr>
</tbody>
</table>

* As filed July 2, 2012 Consent Decree Modification.

i) The construction related activities with this item are shown in the table above. The compliance measures associated with this item are on-going. The Islington #2 project sewer separation was completed in advance of the revised project completion deadline. Construction of the Lincoln 3 Phase III sewer separation project is complete. This work was completed in advance of the revised project completion deadline. Construction of the Lincoln 3 Phase II project is underway and is on schedule. Construction of the remaining projects will be completed earlier if possible and consistent with sound engineering practice and normal construction practices.

ii) Consent Decree milestones associated with this item will meet the revised schedule and earlier if possible and consistent with sound engineering practice and normal construction practices.

iii) There are no problems encountered or anticipated with this item.

iv) There is no permit application pending associated with this item.

v) There are no operation and maintenance activities with this item.

vi) There are no reports to State Agencies associated with this item.

11. Interim Emissions/Effluent Limits. Until the City completes construction of, and achieves full operation of secondary treatment facilities in accordance with the schedule contained in this Consent Decree, the City shall comply with the interim limits and measures set forth in Appendix C. (See Current AO effluent limits). Thereafter, the City shall comply with the applicable NPDES permit limits then in effect.

i) The Peirce Island WWTF has met the interim permit limits for the Quarter covered by this report except for BOD₅ monthly average of 150 mg/L. BOD₅ monthly average was 179.8 mg/L for October, 242.2 mg/L for November and 163.9 mg/L for December 2013. The compliance measures associated with this item are on-going. There are no construction related activities with this item.

ii) There are no Consent Decree milestones associated with this item.

iii) The wastewater BOD₅ strength coming to Peirce Island appears to increase in the soluble form during periods of low flow. This occurred in the late summer and early fall of 2012 (see Quarterly Reports 12 and 13). The soluble component passes through the physical CEPT process and makes it difficult to meet permit limits. The City anticipates that this issue will be resolved by construction of the new facility.

iv) There is no permit application pending associated with this item.

v) There have been no exceptional operations and maintenance activities outside of routine wastewater treatment operations associated with this item.

vi) There are no reports to State Agencies associated with this item that have not also been submitted to the EPA as part of the milestone deadlines.

This item was submitted as part of the June 4, 2010 Wastewater Master Plan Draft submission. The implementation schedule will be adjusted to reflect the new schedule listed in item 10 above.

i) There are no construction related activities or compliance measures associated with this item.
ii) The Consent Decree milestones associated with this item will be met.
iii) The Consent Decree milestones associated with this item will be met.
iv) There is no permit application pending associated with this item.
v) There are no operation and maintenance activities associated with this item.
vi) There are no reports to State Agencies associated with this item.

As required by the Consent Decree:

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

Please call me at 603-766-1416 if you have any questions or require additional information.

Very truly yours,

[Signature]

Peter H. Rice, P.E.
Director of Public Works

cc: Chief, Environmental Enforcement Section
Joy Hilton, USEPA Region 1
Tracy L. Wood, P.E., NHDES Wastewater Engineering Bureau
Allen Brooks, Esq., Department of Justice, Environmental Protection Bureau
Mr. John P. Bohenko, City Manager, City of Portsmouth
Robert P. Sullivan, City Attorney
Suzanne Woodland, Assistant City Attorney
David S. Allen, P.E., Deputy City Manager
Brian Goetz, Deputy Director of Public Works
E. Tupper Kinder, Esquire Nelson Kinder & Mosseau PC.