



GOVERNMENT
OF
NEWFOUNDLAND AND LABRADOR
Department of Municipal Affairs and Environment
CERTIFICATE OF APPROVAL

Pursuant to the *Environmental Protection Act, SNL 2002, Sections 16, 78 and 83.*

Amended: February 8, 2019
Expiration: July 31, 2022

Approval No.: WMS-07-09-023
File No.: 834.241.000

Proponent: Capital Crane Limited (CCL)

1050 Lorraine Avenue Labrador City NL, A1V 2K5	20 Sagona Avenue Mount Pearl, NL, A1L 4R2
	123 Mcnamara Dr., Paradise, NL

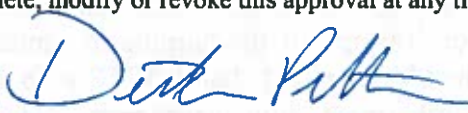
Attention: Mr. Perry Clarke, Manager

**Re: Collection of Liquid Wastes (Province-Wide)
Mobile Oily Water Treatment System (St. John's Based)**

Approval is hereby given for the continued province-wide operation of a waste management system for the collection and transport of liquid waste and for a mobile oily water treatment unit.

This approval does not release the holder from the obligation to obtain appropriate approvals from other concerned provincial, federal and municipal agencies. Approval from the Department of Municipal Affairs and Environment (the Department) shall be obtained prior to any significant change in the design, construction, installation, or operation of the facility, including any future expansion of the works. This certificate shall not be sold, assigned, transferred, leased, mortgaged, sublet or otherwise alienated by the holder without obtaining written prior approval from the Minister.

This approval is subject to the terms and conditions as contained in Appendices 'A, B, C and D' attached hereto, as may be revised from time to time by the Department. Failure to comply with any of the terms and conditions may render this certificate of approval null and void, may require the proponent to cease all activities associated with this certificate of approval, may place the proponent and its agent(s) in violation of the *Environmental Protection Act, SNL., 2002, c. E-14-2*, and will make the proponent responsible for taking such remedial measures as may be prescribed by the Department. The Department reserves the right to add, delete, modify or revoke this approval at any time.

For 
MINISTER

General

1. This approval is for the continued province-wide collection and transportation of used oil, waste gasoline, waste jet fuel, waste diesel, waste furnace oil, oily water, oiled rags, industrial waste liquids, wastewater, sewage, septic and sewage sludge, digester sludge, tank bottom sludge, de-icing fluids and emulsions, tank bottoms, sump bottoms and catch basin debris. Specific terms and conditions for these activities are located in Appendix A.
2. This approval is also for the province-wide operation of an SCG Industries oily water treatment system located at the 123 McNamara Dr., Paradise location. Specific terms and conditions for this activity are located in Appendix B.
3. *Table of Contamination Limits* for used oil are contained in Appendix C.
4. *Notification of Wastewater Treatment Project* is contained in Appendix D.
5. Prior to any expansion or modification of operations, a letter of application shall be forwarded to the Department requesting an amendment to this approval.

Definitions

6. In this Certificate of Approval:
 - **adverse effect** means an effect that impairs or damages the environment and includes an adverse effect to the health of humans;
 - **BTEX** means benzene, toluene, ethylbenzene, and/or xylene;
 - **contaminant** means, unless otherwise defined in the regulations, a substance that causes or may cause an adverse effect;
 - **CCME** means Canadian Council of Ministers of the Environment;
 - **CCL** means Capital Crane Limited;
 - **CEQG** means CCME Canadian Environmental Quality Guidelines;
 - **Department** means Department of Municipal Affairs and Environment;
 - **Director** means the Director of the Pollution Prevention Division of the Department;
 - **discharge location** means either a sanitary sewer, storm sewer, waterbody, groundwater re-injection, holding tank/pond, or settling pond;
 - **East Coast Sewage Disposal Ban** means that the Department does not approve the landfill disposal on the Avalon Peninsula defined as all areas east of and including Shoal Hr. and which is bounded to the south by Swift Current;
 - **FAL** means freshwater aquatic life;
 - **oily water** means water contaminated with only TPH in excess of 15 ppm (or 100 ppm if discharging to sanitary sewer systems with a WWTP; It should be noted that WWTP's do not treat flows from storm sewers). Furthermore, oily water may contain TSS below or above acceptable levels, but not likely contain other contaminants of concern;
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- **PCB** means polychlorinated biphenyl;
- **QA/QC** means Quality Assurance/Quality Control;
- **Regional Director** means the Director of the nearest Service NL;
- **TCLP** refers to the USEPA Toxicity Characteristic Leaching Procedure
- **TPH** means total petroleum hydrocarbon including BTEX;
- **USGPM** means US gallons per minute. It should be noted that 1 US gallon is approximately equal to 0.8326 imperial gallon or 3.785 litres;
- **used lubricating oil** means lubricating oil that as a result of its use, storage or handling, is altered so that it is no longer suitable for its intended purpose, but is suitable for refining or other permitted uses;
- **used oil** means a used lubricating oil or waste oil;
- **waste oil** means an oil that as a result of contamination by any means or by its use, is altered so that it is no longer suitable for its intended purpose;
- **West Coast Sewage Disposal Ban** means that the Department does not approve the landfill disposal in the area bounded: to the north by the northern boundary of Gros Morne National Park; to the south by the southern boundary of Barachois Pond Provincial Park; to the west by Romaines River; and to the east by Halls Bay; and
- **WWTP** means wastewater treatment plant. Generally, a municipal WWTP treats sanitary sewer flows, but not stormwater flows.

Application Submissions

7. Request for amendment of existing Certificate of Approval No. WMS-07-09-023 received by e-mail February 8, 2018;
8. Contingency Plan for Oil Water Separator and Corporate Health and Safety Policy, October 2017; and
9. Annual reports on wastewater volumes collected for 2015, 2016 and 2017.
10. Technical specifications of the new SCG Industries Limited water treatment system and a request for an approval/ amendment on December 19, 2018 by e-mail.

Emergency & OHS Preparedness

11. The proponent shall file a contingency plan for environmental and OHS emergencies with the Regional Service NL office and the Department prior to operation and, thereafter, provide any annual updates. An updated copy of the contingency plan shall be kept on site at all times.
 12. The proponent shall ensure that this approval, or a copy, is kept on site at all times and that personnel directly involved in the operation of the remediation facility are made fully aware of the terms and conditions which pertain to this approval.
 13. All responsible personnel who are directly involved with operation and maintenance of the processing system shall be provided copies of this approval.
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14. For after-hours emergencies and spill report call: **1-800-563-9089 or (709) 772-2083**.
15. All appropriate health and safety procedures shall be followed at the site in accordance with applicable legislation.
16. The treatment and monitoring system(s) shall be operated and maintained in accordance with the respective manufacturers' operating and maintenance specifications.
17. The operator(s) shall have petroleum fire and spill response training.

Further Assessment

18. The Minister may at any time, with reasonable notice, require the proponent to conduct or have conducted environmental studies, site assessments, sampling, testing, or investigations where, based upon reasonable and probable grounds, the Minister is of the opinion that this waste management system may have had, or has the potential to have, an adverse effect on the environment.

The Department

19. Through a Memorandum-of-Understanding this Department has authorized Service NL to act on its behalf in inspecting and/or auditing this operation for compliance under this approval and all applicable provincial Acts and Regulations.

Legislation

20. The activities associated with this operation may involve, but not be limited to, the following provincial Acts and Regulations and any future amendments:
 - *Dangerous Goods Transportation Act*
 - *Fire Prevention Act, 1999*
 - *Environmental Protection Act*
 - *Air Pollution Control Regulations, 2004*
 - *Storage and Handling of Gasoline and Associated Products Regulations, 2003*
 - *Used Oil Control Regulations*
 - *Water Resources Act*
 - *Environmental Control Water and Sewage Regulations, 2003.*
 21. The activities associated with this operation may involve, but not be limited to, the following federal Acts and Regulations:
 - *Canadian Environmental Protection Act, 1999 and Regulations*
 - *Interprovincial Movement of Hazardous Waste and Hazardous Recyclable Material Regulations*
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- *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*
- *Transportation of Dangerous Goods Act and Regulations*
- *Fisheries Act*
- *National Fire Code*

Financial Assurance

22. Valid environmental impairment liability insurance in the minimum amount of \$1,000,000 shall be maintained otherwise this approval shall be considered null and void.
23. A surety bond of \$20,000 shall be on file with the Department, otherwise this approval shall be considered null and void.
24. Annual updates of the financial assurance documents shall be filed with the Department.
25. CCL shall provide the Department with three months advance notice if they intend to cancel coverage and/or change the insurer or bonding agent.

Spill Prevention

26. Areas in which chemicals are used or stored shall have impermeable floors and dykes or curbs and shall not have a floor drain system, nor shall it discharge to the environment. Areas inside the dykes or curbs shall have an effective secondary containment capacity of at least **110%** of the chemical storage tank capacity, in the case of a single storage container. If there is more than one storage container, the dyked area shall be able to retain no less than **110% of the capacity of the largest container or 100 % of the capacity of the largest container plus 10% of the aggregate capacity of all additional containers, whichever is greater.** These dyked areas shall be kept clear of material that may compromise the capacity of the dyke system. Once a year, the dykes shall be visually inspected for their liquid containing integrity, and repairs shall be made when required. Once every ten years, the dykes shall be inspected, by a means other than visual inspection, for their liquid containing integrity, and repairs shall be made when required.
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Oily Water & Used Oil Holding Tanks

28. Oily water and waste oil holding tanks shall be approved by the Department as per the *Used Oil Control Regulations*.

Laboratory Analysis & QA/QC

29. Unless otherwise stated herein, all liquid and solids analysis performed pursuant to this Approval shall be done by a contracted commercial or in-house laboratory
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as per the *Accredited and Certified Laboratory Policy (PD:PP2001-01.02)*.

Monitoring Alteration

30. The Director has the authority to alter the monitoring programs or require additional testing at any time when:
- pollutants might be released to the surrounding environment without being detected;
 - an adverse environmental effect may occur; or
 - it is no longer necessary to maintain the current frequency of sampling and/or the monitoring of parameters.
31. CCL may, at any time, request that the monitoring program or requirements of this Approval be altered by:
- requesting the change in writing to the Director; and
 - providing sufficient justification, as determined by the Director.
32. The requirements of this Approval shall remain in effect until altered, in writing, by the Director.

Reporting

33. Monthly reports containing the environmental compliance monitoring and sampling information required in this Approval shall be received by the Director in digital format within 30 calendar days of the reporting month. All related laboratory reports shall be submitted with the monthly report in XML format and Adobe Portable Document Format (PDF). Digital report submissions shall be uploaded through the Department's Environmental Data Management System web portal. The Pollution Prevention Division shall provide details of the portal web address and submission requirements. Any questions may be addressed to the Pollution Prevention Division.
34. The annual report shall be submitted to the Department and Service NL by January 31, of the following year and shall include:
- a. A summary of pre- and post treatment analytical results for all waste streams received and processed at the facility over the course of the reported year; and
 - b. A summary of complete volumes of waste streams received and the applicable recycling or final disposal destination.
 - c. The report shall also include the current insurance and bonding documents as specified in the *Financial Assurance* section and any updates to the *Contingency Plan* as discussed in the *Emergency & OHS Preparedness* section.
35. All incidents of:
- *Contingency Plan* implementation;
 - non-conformance of any condition within this approval;
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- spillage or leakage of a regulated substance;
- whenever discharge criteria is, or is suspected to be, exceeded; or
- verbal/written complaints of an environmental nature from the public received by CCL related to the temporary site

shall be immediately reported, within one working day, to a person or message manager or facsimile machine to Service NL by phoning or faxing.

Service NL (St. John's)
P.O. Box 8700
A1B 4J6
Telephone (709) 729-3699
Facsimile: (709) 729-2071

Service NL (Clareville)
P.O. Box 1148
Clareville, NL
A0E 1J0
Telephone (709) 466-4060
Facsimile (709) 466-4070

Service NL (Gander)
P.O. Box 2222
A1V 2N9
Telephone (709) 256-1420
Facsimile: (709) 256-1438

Service NL (Corner Brook)
P.O. Box 2006
Corner Brook, NL
A2H 6J8
Telephone: (709) 637-2204
Facsimile: (709) 637-2681

Service NL (Goose Bay)
P.O. Box 3014 - Stn "B"
Goose Bay, NL
A0P 1E0
Telephone: (709) 896-5473
Facsimile: (709) 896-4340

36. A written incident report including a detailed description of the incident, summary of contributing factors and an action plan to prevent future incidents of a similar nature, shall be submitted to the respective Regional Director of Service NL. The action plan shall include a description of actions already taken and future actions to be implemented, and shall be submitted within thirty days of the date of the initial incident.

Expiration

37. This approval expires on July 31, 2022.
38. Should the proponent wish to continue to operate beyond this expiry date, a written request shall be submitted to the Department for the renewal of this approval. Such request shall be made at least *2 months prior to expiration*.
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c.c. Director
Pollution Prevention Division
Department of Municipal Affairs
and Environment

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Environment Canada
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WayneLynch@gov.nl.ca

Dean Shute – Manager
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Appendix A - Collection of Liquid & Associated Waste

General

1. This appendix is for the continued province-wide collection and transportation of used oil, waste gasoline, waste jet fuel, waste diesel, waste furnace oil, oily water, oiled rags, industrial waste liquids, wastewater, sewage, septic and sewage sludge, digester sludge, tank bottom sludge, de-icing fluids and emulsions, tank bottoms, sump bottoms and catch basin debris.

Landfilling of Oily Wastewater

2. Landfill disposal of water containing petroleum hydrocarbons is prohibited. Disposal of used oil, petroleum contaminated water or virgin/unused waste petroleum products, including petroleum contaminated snow and ice, at private, industrial or municipal landfills is prohibited unless otherwise approved by the Department.
3. All new and/or amended bans of liquid & associated wastes, as approved and described by the Minister of the Department, will apply to the operation of the waste management system described in this approval.
4. For liquid & associated wastes not subjected to any bans, the disposal at an approved landfill site is permitted with the approval of the owner/operator provided the following conditions are met:
 - the waste shall be placed in a trench of sufficient size to handle the volume to be disposed;
 - the waste shall be limed before backfilling with sufficient lime to suppress odour and other vectors; and
 - the waste is covered with at least 60cm of fill material.

Transportation of Dangerous Goods and Training

5. The characteristics of the waste product being collected will determine whether or not provisions of provincial and/or federal dangerous goods regulations apply. Safety standards, placards, labels, tanker truck inspections, etc. under the provisions of the *Transportation of Dangerous Goods Act* and Regulations are applied to all transport of waste and hazardous waste dangerous goods.
 6. The *Canadian Environmental Protection Act* and *Interprovincial Movement of Hazardous Waste Regulations* have waste manifesting requirements and these forms may be obtained from the Department. Completed copies of the manifest shall be returned as indicated to the Pollution Prevention Division of the Department.
 7. The company name and phone number shall be printed on both doors and rear of all vehicles used in the collection and transportation of liquid and associated
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wastes. All lettering shall be at least 5 centimetres in height.

8. The *Dangerous Goods Transportation Act* and Regulations require that all personnel involved in the handling, offering for transport, and transport of dangerous goods participate in a training program which includes the essential training components as outlined in the *Transportation of Dangerous Goods Act* and Regulations. In addition to these essential components, the training program shall also include relevant waste management legislation, regulations, and guidelines and the major environmental and health and safety concerns for the wastes to be handled, offered for transport, or transported.

Used Oil

9. Within the province, used oil may be delivered to an approved used oil storage facility.
10. Approved used oil combustion facilities in the province may have restrictions as to the classes of used oil which may be combusted. Used oils are classified in accordance with the class designations discussed in Appendix C.
11. Hazardous, contaminated or any class of used oil shall be delivered to a facility in the province which is approved to store, transport, re-refine, re-use, treat, and/or dispose of hazardous, contaminated or the applicable class of used oil.
12. Where possible, the operator of a used oil collection vehicle shall visually inspect each container of used oil for visible contamination before the contents are transferred to the collection tank/truck to avoid contaminating the used oil that has been collected.
13. Used oil collectors and transporters are prohibited from blending used oils with virgin oil in an effort to meet the specification levels for used oil combustion.
14. Used oils assigned different classifications as described in Appendix C shall not be knowingly mixed (blended) with other used oil or hydrocarbon except as permitted in the *Used Oil Control Regulations NLR 82/02*.

Monitoring

15. After bulking, all used oil shall be analysed by an accredited laboratory to determine the levels of contaminants of concern as identified in the *Table of Contaminant Limits* in Appendix C.
 16. All used oils intended for transfer to an approved used oil combustion facility within the province shall be analysed by an accredited laboratory to ensure the used oil contaminant concentrations are within the limits, as defined by the classification procedure of Appendix C, and as outlined in the approval issued to the used oil combustion facility. A copy of the used oil combustion facility approval shall be obtained prior to transfer of used oil.
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17. Records of the volume of used oil **received or collected**, the date of the transaction, and the person/company from whom the used oil was obtained, shall be maintained and the records held for a period of not less than three years from the date of the transaction, and made available for review by officials of the Department.
18. Records of the volume of used oil **transferred** for combustion or treatment and for shipment out of province, the date of the transaction, and the person/company that received the used oil shall be maintained and the records held for a period of not less than three years from the date of the transaction, and made available for review by officials of the Department.
19. An annual summary of the records of used oil **received, collected and transferred** shall be provided to the Department in electronic or hard copy form by January 31 of the following year.

Sewage & Septic wastes

20. All sewage collected within the east and west coast sewage disposal ban area shall be delivered to an approved sewage treatment facility.
21. For sewage, sludge and/or septic wastes collected outside these areas the disposal of sewage sludge waste at an approved landfill site is permitted with the approval of the owner/operator provided the following conditions are met:
 - the waste shall be placed in a trench of sufficient size to handle the volume to be disposed;
 - the waste shall be limed before backfilling with sufficient lime to suppress odour and other vectors; and
 - the waste is covered with at least 60cm of fill material.
22. Discharge of untreated septic/septic supernatant into a municipal sewer system is not permitted.
23. Records of the volume of sewage sludge received, the date of the transaction and the person from whom the sewage was obtained shall be maintained, and the records held for a period of not less than three years from the date of the transaction, and the records must be made available for review by officials of the Department.
24. A summary of the above information shall be provided to the Department in electronic or hard copy form by January 31 of each year for the preceding calendar year.

Sludge and/or Solid Hazardous Waste

25. Until confirmed to be non-hazardous, all potentially hazardous waste shall be placed in corrosion resistant and leak proof containers and placed in storage on an impermeable surface. These containers shall be covered to prevent the infiltration
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of precipitation. Containers shall be inspected on a weekly basis and those leaking or showing signs of deterioration shall be replaced or repaired immediately.

26. Prior to any landfill disposal, concentrations of contaminants for all solid wastes generated by the treatment system shall meet acceptable limits as per the latest edition of the CCME recommended *Canadian Soil Quality Guidelines*, as outlined in the latest edition of the CEQG for commercial and/or industrial land use, the waste is not considered hazardous and may be disposed of to a landfill with the approval of the Department and landfill owner/operator.
 27. For parameters not included in this document defer to the CCME September 1991 *Interim Canadian Environmental Quality Criteria for Contaminated Sites*. Where one or more contaminants are in excess of the CSQG, the wastes must be further tested using the US EPA Method 1311, the TCLP or other procedure as determined by the Department.
 28. Wastes failing the TCLP are considered hazardous and will not be approved for landfill disposal in this province and will require waste manifesting before shipment. For wastes meeting the TCLP criteria, a copy of the laboratory results shall be forwarded to the The Department with a request for landfill disposal.
 29. Hazardous wastes are those which are corrosive, reactive, flammable, ignitable, carcinogenic, teratogenic, mutagenic, infectious, oxidizing, radioactive, explosive, poisonous/toxic (acute and chronic), bioaccumulative, persistent, TCLP defined leachable, or any waste which does not meet any of the above criteria but has other properties of concern which are significant enough to consider the material to be hazardous.
 30. Municipal and industrial landfills in this province are not permitted to accept hazardous waste materials. Where there exists any doubt regarding the properties of a given waste, consultation with the Department is required prior to disposal.
 31. Non-hazardous wastes are approved for landfill disposal with the permission of the site owner/operator.
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Appendix B - Mobile Oily Water Treatment

General

1. This appendix applies to the continued province-wide operation of a mobile Hoffland Environmental Incorporated Oil Water Separator Automatic Low energy Recovery Technology (ALERT) 2000 oily water processing system based at 20 Sagona Avenue, Mount Pearl, Newfoundland.

Mobile Project Notification

2. Two (2) business days prior to the experimental, industrial and/or property remediation application of this unit, CCL shall provide the Department with *Notification of Wastewater Treatment Project* form that is Appendix D. This completed form shall be directed to the Department and the local Service NL.

Baseline & Site Assessment

3. Prior to an industrial oily water remediation, CCL shall review and/or develop baseline sampling and analytical results. Prior to a property remediation involving oily water, CCL shall review the site assessment sampling and analytical results. Typically, these results will include: TPH, TSS, PCB's and metals (i.e. aluminum, arsenic, barium, beryllium, bismuth, boron, cadmium, chromium, cobalt, copper, iron, lead, manganese, molybdenum, mercury, nickel, selenium, silver, strontium, thallium, tin, titanium, uranium, vanadium and zinc) including as per the *Laboratory Analysis QA/QC* section.
4. If, in addition to TPH and TSS, there are other contaminants of concern, then the waste water may be treated for TPH and TSS, however, the resultant waste water must be treated as per the *Non-TPH & TSS Contaminated Water* section prior to discharge to the environment. However, the treatment media and/or filter may be contaminated with contaminants other than hydrocarbons and TSS and may require cleaning or even disposal by a licensed hazardous waste contractor.

Batch Discharge Monitoring

5. Treated wastewater shall be held in approved storage and sampled and analyzed as per the *Laboratory Analysis & QA/QC*. If results are below criteria then, the treated water maybe discharged.
6. If baseline results indicate that the only contaminate of concern is TPH then it is only necessary to sample and analyze for TPH, however, if there are no baseline results then treated wastewater shall be sampled and analyzed for TPH, TSS, PCB's and metals. These shall be as per the *Laboratory Analysis QA/QC* section.

Non-TPH & TSS Contaminated Water

7. Treatment technologies for contaminants other than TPH and TSS shall require separate approval from the Department.

8. Wastewater shall be deemed to be contaminated when any contaminants exceed their criteria limit(s) prescribed in the latest edition of the CEQG for FAL.
9. For those parameters regulated in a Schedule of the *Environmental Control Water and Sewage Regulations NLR 65/03*, the limits established in the regulations shall apply.

Treated Oily Water, TSS Mitigation & Disposal

10. Treated oily water from industrial sources may be discharged to a water body if the concentration of TPH is less than 15 ppm and the baseline TSS is less than 30 mg/L and there is no reason to suspect the presence of significant silts or clays that may become suspended, unless site specific exemptions apply.
11. At property remediation projects, TSS levels in treated oily water from excavations may be problematic and, therefore, require mitigation strategies.
12. Treated oily water with TSS levels that are or suspected to be greater than 30 mg/L must be treated prior to release to the environment. Treatment options may include discharge to a seepage pit, settling pond, vegetative filter, or other acceptable means in a controlled manner and only with the written permission of the property owner, or their agent. It is good practice to only discharge in the summer or early fall months when soil moisture is low to maximize absorption, adsorption and permeation. With lined settling ponds, treatment for TSS may occur before the oily water is processed with mobile treatment unit.
13. As an exemption to the above-stated clauses, treated oily water with a TPH less than 100 ppm and TSS less than 350 mg/L may be discharged to sanitary sewer systems having a WWTP with capacity to treat TPH. However, it should be noted that sewer systems in this province generally comprise separate sanitary and storm sewers and that WWTP's do not treat flows from storm sewers.
14. Discharge to a municipal sanitary or storm sewer requires permission from the respective municipality.

Appendix C - Table of Contamination Limits

Table of Contamination Limits (taken from the <i>Used Oil Control Regulation</i>)		
Substance	Concentration (milligrams/kilogram)	
Column 1	Column 2	Column 3
Polychlorinated Biphenyls (PCBs)	5	50
Total Organic Halogens (as chlorine)	1000	3000
Cadmium	2	2
Chromium	10	10
Lead	10	100
Note: Dilution of used oil to meet these concentrations is not acceptable.		

"class 1" means any used oil in which the concentration of each contaminant listed in column 1 of the Schedule is below or equal to the corresponding level in column 2 of the Schedule;

"class 2" means any used oil in which the concentration of each contaminant listed in column 1 of the Schedule is below or equal to the corresponding level in column 2 of the Schedule, with the exception of lead. The concentration of lead is above the corresponding level in column 2 of the Schedule and below or equal to the corresponding level in column 3 of the Schedule.

"class 3" means any used oil in which the concentration of each contaminant listed in column 1 of the Schedule is below or equal to the corresponding level in column 2 of the Schedule, with the exceptions of polychlorinated biphenyls (PCBs) and total organic halogens (TOHs). The concentration of PCBs or TOHs is above the corresponding level in column 2 of the Schedule and below or equal to the corresponding level in column 3 of the Schedule.

"class 4" means any used oil in which the concentration of at least one of the contaminants listed in column 1 of the Schedule is above the corresponding level in column 3 of the Schedule;

Appendix D - Notification of Wastewater Treatment Project

Government Service Centre: _____ Date: _____

Treatment Company: _____ Treatment Date(s): _____

Contact Name: _____ Phone: _____

Treatment Unit: _____ Approval Number: _____

Type and Source of Wastewater (describe):

Total Volume: _____ Proposing Rate: _____

Are Pre-treatment Lab Results Attached? Yes No

Describe Treatment Site/Plan (location, adjacent water body, adjacent land usage, zoning, etc.)

Point of Discharge & Receiving Environment

Waterbody

Fresh

Marine

Sewer:

Storm:

Sanitary

... Sewage Treatment? Yes:

No:

Name: _____ If "No", sewer outfall discharges to: Fresh : or Marine:

Approval from Sewer System Owner/Operator Yes: No: N/A:

Additional Information

Signature: _____ Date: _____