STATE OF LOUISIANA

DEPARTMENT OF ENVIRONMENTAL QUALITY

IN THE MATTER OF: * Settlement Tracking No.

* SA-WE-25-0014

UTILITIES, INC. OF LOUISIANA

* Enforcement Tracking No.

AI # 19041 * WE-CN-21-00850

*

PROCEEDINGS UNDER THE LOUISIANA

ENVIRONMENTAL QUALITY ACT
LA. R.S. 30:2001, <u>ET SEQ.</u>
*

SETTLEMENT AGREEMENT

The following Settlement Agreement is hereby agreed to between Utilities, Inc. of Louisiana ("Respondent") and the Department of Environmental Quality ("DEQ" or "the Department"), under authority granted by the Louisiana Environmental Quality Act, La. R.S. 30:2001, et seq. ("the Act").

Ι

Respondent is a corporation that owns and/or operates a wastewater treatment facility located in Covington, St. Tammany Parish, Louisiana ("the Facility").

 \mathbf{II}

On March 29, 2023, the Department issued to Respondent a Consolidated Compliance Order & Notice of Potential Penalty, Enforcement Tracking No. WE-CN-21-00850 (Exhibit 1).

III

Respondent denies it committed any violations or that it is liable for any fines, forfeitures and/or penalties.

IV

Nonetheless, Respondent, without making any admission of liability under state or federal

statute or regulation, agrees to pay, and the Department agrees to accept, a payment in the amount of TEN THOUSAND FOUR HUNDRED SEVENTY AND 18/100 DOLLARS (\$10,470.18), of which Two Thousand Nine Hundred Twenty and 18/100 Dollars (\$2,920.18) represents the Department's enforcement costs, in settlement of the claims set forth in this Settlement Agreement. The total amount of money expended by Respondent on cash payments to the Department as described above, shall be considered a civil penalty for tax purposes, as required by La. R.S. 30:2050.7(E)(1).

V

Respondent further agrees that the Department may consider the inspection report(s), permit record(s), the Consolidated Compliance Order & Notice of Potential Penalty and this Settlement Agreement for the purpose of determining compliance history in connection with any future enforcement or permitting action by the Department against Respondent, and in any such action Respondent shall be estopped from objecting to the above-referenced documents being considered as proving the violations alleged herein for the sole purpose of determining Respondent's compliance history.

VI

This Settlement Agreement shall be considered a final order of the Secretary for all purposes, including, but not limited to, enforcement under La. R.S. 30:2025(G)(2), and Respondent hereby waives any right to administrative or judicial review of the terms of this agreement, except such review as may be required for interpretation of this Settlement Agreement in any action by the Department to enforce this Settlement Agreement.

VII

This Settlement Agreement is being made in the interest of settling the state's claims and avoiding for both parties the expense and effort involved in litigation or an adjudicatory hearing. In

agreeing to the compromise and Settlement Agreement, the Department considered the factors for issuing civil penalties set forth in La. R.S. 30:2025(E) of the Act.

VIII

As required by law, the Department has submitted this Settlement Agreement to the Louisiana Attorney General for approval or rejection. The Attorney General's concurrence is appended to this Settlement Agreement.

ΙX

The Respondent has caused a public notice advertisement to be placed in the official journal of the parish governing authority in St. Tammany Parish, Louisiana. The advertisement, in form and wording approved by the Department, announced the availability of this Settlement Agreement for public view and comment and the opportunity for a public hearing. Respondent has submitted an original proof-of-publication affidavit and an original public notice to the Department and, as of the date this Settlement Agreement is executed on behalf of the Department, more than forty-five (45) days have elapsed since publication of the notice.

X

Payment is to be made within thirty (30) days from notice of the Secretary's signature. If payment is not received within that time, this Settlement Agreement is voidable at the option of the Department. The Respondent shall provide its tax identification number when submitting payment. Payments are to be made by check, payable to the Department of Environmental Quality, and mailed or delivered to the attention of Accountant Administrator, Financial Services Division, Department of Environmental Quality, Post Office Box 4303, Baton Rouge, Louisiana, 70821-4303. Each payment shall be accompanied by a completed Settlement Payment Form attached hereto.

In consideration of the above, any claims for penalties are hereby compromised and settled in accordance with the terms of this Settlement Agreement.

XII

Each undersigned representative of the parties certifies that he or she is fully authorized to execute this Settlement Agreement on behalf of his or her respective party, and to legally bind such party to its terms and conditions.

UTILITIES, INC. OF LOUISIANA BY: (Signature) Alex Williams (Printed) TITLE: Vice Passion of Common
THUS DONE AND SIGNED in duplicate original before me this 16th day of 25, at Compton Lourne.
NOTAR M PONTE (ID) # 15788 Ostamber of Stinted) SSION PARTITION LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY Courtney d. Princlette, Secretary Office of Environmental Compliance
THUS DONE AND SIGNED in duplicate original before me this

LOUISIANA DEPARTMENT OF ENVIRONMENTAL QUALITY OFFICE OF ENVIRONMENTAL COMPLIANCE

ENFORCEMENT DIVISION POST OFFICE BOX 4312

CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY



BATON ROUGE, LOUISIANA 70821-4312

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Enforcement Tracking No.	WE-CN-21-00850	Certified Mail No.	7021 0950 0001 9072 7884		
Agency Interest (AI) No.	19041	Contact Name	Andrea M. Tabora		
Alternate ID No.	LA0066559	Contact Phone No.	(225) 219-3090		
Respondent:	Utilities, Inc. of Louisiana	Facility Name:	Arrowwood Regional WTF		
	c/o Corporation Service Company	o Corporation Service Company Physical Location:			
	Agent for Service of Process				
	501 Louisiana Avenue	City, State, Zip:	Covington, LA 70433		
APPENDICULAR STREET	Baton Rouge, LA 70802	Parish:	St. Tammany		

This CONSOLIDATED COMPLIANCE ORDER & NOTICE OF POTENTIAL PENALTY is issued by the Louisiana Department of Environmental Quality (the Department), under the authority granted by the Louisiana Environmental Quality Act (the Act), La. R.S. 30:2001, et seq., and particularly by La. R.S. 30:2025(C), 30:2050.2 and 30:2050.3(B).

FINDINGS OF FACT

An authorized representative of the Department inspected the above mentioned facility or conducted a file review of the facility to determine the degree of compliance with regulations promulgated in the Louisiana Administrative Code, Title 33. The State regulatory citations for the violation(s) identified during the inspection and/or file review are indicated below.

The Respondent owns and/or operates a wastewater treatment facility located at Pine Oak Drive at Cherokee Rose Lane, Covington, St. Tammany Parish, Louisiana. The Respondent was issued Louisiana Pollutant Discharge Elimination System (LPDES) Permit LA0066559 on September 29, 2015, with an effective date of November 1, 2015, and an expiration date of October 31, 2020. The Respondent submitted a renewal application on or about June 22, 2020. An extension request was submitted to the Department on or about August 11, 2020 for the submittal of additional information for Section II of the permit application; the extension request was granted on August 17, 2020, with a due date of September 10, 2020. The additional information was submitted to the Department on or about September 2, 2020. LPDES Permit LA0066559 is administratively continued. Under the terms and conditions of LPDES Permit LA0066559, the Respondent is permitted to discharge treated sanitary wastewater into Abita River, thence into Bogue Falaya River, thence into the Tchefuncte River, all waters of the state.

The Respondent was issued Louislana Sewage Sludge and Biosolids Use or Disposal Permit LAJ019041 on February 22, 2017, with an effective date of March 1, 2017. Louislana Sewage Sludge and Biosolids Use or Disposal Permit LAJ019041 expired on February 28, 2022. A renewal application was received by the Department on October 25, 2022.

	Date of Violation	Description of Violation
u.	Inspection(s) & File Review 6/11/2021 12/7/2022 3/22/2023	The Respondent failed to comply with LPDES Permit LA0066559. Specifically, a review of Discharge Monitoring Reports (DMRs) between January 2019 and January 2023, revealed that the Respondent reported exceedances of permit effluent limitations for BOD, TSS, Fecal Coliform, Zinc, and Copper. (See Table 1.) (LA0066559 (Effluent Limitations and Monitoring Requirements, page 1 of 5, and Standard Conditions for LPDES Permits, Section A.2), La. R.S. 30:2076(A)(3), LAC 33:IX.501.D, and LAC 33:IX.2701.A)
III.	Inspection(s) 6/11/2021	The Respondent failed to properly operate and maintain its wastewater treatment facility. Specifically, algae growth was observed in the clarifiers and clarifier weirs of Plant No. 1 and Plant No. 2. (LA0066559 (Standard Conditions for LPDES Permits, Sections A.2 and B.3.a), La. R.S. 30:2076(A)(3), and LAC 33:IX.2701.E) A response to Warning Letter WE-L-21-00850 dated January 14, 2022, indicated the algae growth has been removed and the clarifiers and clarifier weirs of both plants have been cleaned.
IV.	Inspection(s) 6/11/2021	The Respondent failed to comply with Louisiana Sewage Sludge and Biosolids Use or Disposal Permit LAJ019041. Specifically, the Respondent failed to sample the untreated sewage sludge for barium, silver, VOCs, SVOCs, pesticides, herbicides, and PCBs within one (1) year of the effective date of the permit. Louisiana Sewage Sludge and Biosolids Use or Disposal Permit LAJ019041 was effective on March 1, 2017. (LAJ019041 (Part II, Section D.1, and Part III, Section A.2), La. R.S. 30:2076(A)(3), and LAC 33:IX.7313.A.2) A response to Warnnig Letter WE-L-21-00850 dated January 14, 2022, indicated sampling of untreated sewage sludge for the above parameters was conducted on or about April 7, 2021.
٧.	Inspection(s) 6/11/2021	The Respondent failed to comply with LPDES Permit LA0066559. Specifically, the Respondent failed to provide documented monthly Stormwater Pollution Prevention Plan (SWPPP) inspection records as set forth in the SWPPP and failed to provide inspection logs associated with the discharge of secondary containment rainwater for 2020. (LA0066559 (Other Conditions, Section K.4.d., and Standard Conditions for LPDES Permits, Section A.2), La. R.S. 30:2076(A)(3), LAC 33:IX.2701.A, and LAC 33:IX.6513.A.2. A response to Warnnig Letter WE-L-21-00850 dated January 14, 2022, indicated daily visual inspections are conducted and documented on daily check sheets in lieu of monthly inspections and reports. Management and the compliance administrator for the facility currently review daily check sheets to include documentation in SWPPP monthly visual inspection records. Correspondence with the Respondent's representative received on or about January 23, 2023, indicated that the operator confirmed that secondary containment was drained in 2020 during the months of May, July, August, October, and December, which was noted on daily check sheets.
VI.	Inspection(s) & File Review 6/11/2021 12/7/2022 3/22/2023	The Respondent caused and/or allowed the unauthorized discharge of wastewater into waters of the state from a location not authorized by LPDES Permit LA0066559 and failed to properly operate and maintain all facilities and systems of treatment and control. Specifically, the Respondent reported eighteen (18) sanitary sewage overflows (SSOs) between August 9, 2019 and January 2023. (See Table 2.) The unauthorized discharge of wastewater to waters of the state is in violation of La. R.S. 30:2076(A)(1)(a), and LAC 33:IX.501.D. The failure to properly operate and maintain the facility is in violation of LA0066559 (Standard Conditions for LPDES Permits, Sections A.2, B.3.a, and B.4), R.S. 30:2076(A)(3), and LAC 33:IX.2701.E.



4 "		
VII.	File Review 3/21/2023	The Respondent falled to timely reapply for a LPDES permit 180 days before the expiration date of the permit. An application for renewal of LPDES Permit LA0066559 was due on May 4, 2020. (LA0066555 (Standard Conditions for LPDES Permits, Sections A.2 and A.5.a) La. R.S. 30:2076(A)(3), LAC 23:IX.501.A, and LAC 33:IX.2501.D)
Vin.	#io Review #/22/2023	The Respondent felled to timely submit a Permit Application for a Louisiana Sewage Sludge and Biosolids. Use or Disposal Permit 180 days before the expiration date of the permit. Specifically, Louisiana Sewage Sludge and Biosolids Use or Disposal Permit LAI019041 expired on February 28, 2022. A new application was due on September 1, 2021. A renewal application was received by the Department on October 25, 2022. (LAI019041 (Part III, Sections' A.2 and 8,11), La. R.S. 30:2076(A)(3) and LAC 33:IX.7313.A.5)
IX.	File Review 3/22/2023	The Respondent failed to comply with Louisians Sewage Sludge and Biosolids Use or Disposal Permit LAI019041. Specifically, the Sewage Sludge & Biosolids Reporting Form for Out-of-State Land Application form for 2022 indicated 986.44 tons of studge was generated by the facility during 2022 annual reporting period. The Respondent did not have authorization to pump out/remove sewage sludge from the facility following the expiration of Louisians Sewage Sludge and Biosolids Use or Disposal Permit LAI019041 on February 28, 2022. (La. R.S. 80:2076(A)(3) and LAC 33:1X.7301,D.1)
Based o	n the foregoing, the	Respondent is hereby ordered to comply with the requirements that are indicated below:
i.	"Findings of Fact"	
)).))),	compliance with the be submitted to the specified in this do	see, upon receipt of this COMPLIANCE CAPER
111.	waters of the state	any unauthorized discharges from the Respondent's facility to
L C	he Respondent has a MOER, This right ma DMPLIANCE ORDER	a right to an adjudicatory hearing on a disputed issue of material fact or of law arising from this COMPLIANCE y be exercised by filing a written request with the Secretary no later than thirty (30) days after receipt of this
11.	nterest Number, whi ddress specified in ti	judicatory hearing shall specify the provisions of the COMPLIANCE ORDER on which the hearing is requested ribe the basis for the request. This request should reference the Enforcement Tracking Number and Agency ch are located in the upper left-hand corner of the first page of this document and should be directed to the his document.
III. A	dministrative Proced epartment may ame pportunity for the pr	is timely filing a request for a hearing, a hearing on the disputed issue of material fact or of law regarding this may be scheduled by the Secretary of the Department. The hearing shall be governed by the Act, the dure Act (La. R.S. 49:050, et seq.), and the Division of Administrative Law's (DAL) Procedural Rules. The end or supplement this COMPLIANCE ORDER prior to the hearing, after providing sufficient notice and an experation of a defense for the hearing.
54	ection 2050.4 of the	DER shall become a final enforcement action unless the request for hearing is timely filed. Fallure to timely stitutes a waiver of the Respondent's right to a hearing on a disputed issue of material fact or of law under Act for the violation(s) described herein.
V. G	he Respondent's falk DMPLIANCE ORDER Idressing the same t Armanent part of its i	tire to request a hearing or to file an appeal or the Respondent's withdrawal of a request for hearing on this shall not practive the Respondent from contesting the findings of facts in any subsequent penalty action riolation(s), although the Respondent is estopped from objecting to this COMPLIANCE ORDER becoming a compilar or history.
VI. CI Ri PC	vil penalties of not ri ispondent's failure o ssible enforcement :	nore than thirty-two thousand five hundred dollars (\$32,500) may be assessed for each day of violation. The ir refusal to comply with this COMPLIANCE ORDER and the provisions herein will subject the Respondent to procedures under La. R.S. 30:2025, which could result in the assessment of a civil penalty in an amount of not and dollars (\$50,000) for each day of continued violation or noncompliance.
- 42.0	. AAAII LIMBOOTI GEN	cribed herein, the Department reserves the right to seek civil penalties in any manner allowed by law, and construed to preclude the right to seek such penalties.
		and the first to see that penalties
I. Pu	rsyant to La. R.S. 30 lation(s) described in	1:2050.3(8), you are hereby notified that the Issuance of a penalty assessment is being considered for the serein. Written comments may be filed regarding the violation(s) and the contemplated penalty. If you elect it is requested that they be submitted within
II. Pr	submit comments, it for to the issuance of y mitigating discumst	t is requested that they be submitted within ten (10) days of receipt of this notice. I additional appropriate enforcement action(s), you may request a meeting with the Department to present
III. Th	e Department is requ	in ten [10] days of receipt of this NOTICE OF POTENTIAL PENALTY. Inted by La. R.S. 30:2025(E)(3)(a) to consider the gross revenues of the Respondent and the monetary benefits determine whether a penalty will be assessed and the amount of such penalty. Please forward the rent annual gross revenue statement along with a specific process.

IV. The Department essesses civil penalties based on IAC 33:1.5ubpart1. Chapter?. To expedite closure of this NOTICE OF POTENTIAL PENALTY portion, the Respondent may offer a settlement amount to resolve any claim for civil penalties for the violation(s) described herein. The Respondent may offer a settlement amount, but the Department is under no obligation to enter into settlement negotiations. The decision to proceed with a settlement is at the discretion of the Department. The settlement offer amount may be entered on the attached "CONSOLIDATED COMPLIANCE ONDER AND NOTICE OF POTENTIAL PENALTY REQUEST TO CLOSE" form. The Respondent may submit the settlement offer within one hundred and eighty (180) days of receipt of this NOTICE OF POTENTIAL PENALTY portion but no leter than ninety (90) days of schieving compliance with the COMPLIANCE ONDER portion. The Respondent must include a justification of the offer. DO NOT submit payment of the offer amount with the form. The Department will review the settlement offer and notify the Respondent as to whether the offer is or is not accepted.

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Hearing Requests
Department of Environmental Quality Office of the Secretary Post Office Box 4302 Baton Rouge, Louislana 70821-4302 Attn: Hearings Clerk, Legal Division Re: Enforcement Tracking No. WE-CN-21-00850 Agency Interest No. 19041
Physical Address (if hand delivered):
Department of Environmental Quality 602 N Fifth Street Baton Rouge, LA 70802

- To appeal the CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY, the Respondent must follow the guidelines set forth in the "Right to Appeal" portion of this CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY.
- To request closure of the COMPLIANCE ORDER portion, the Respondent must demonstrate compliance with the "Order" portion of
 this COMPLIANCE ORDER by completing the attached "CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF POTENTIAL PENALTY
 REQUEST TO CLOSE" form and returning it to the address specified.
 - Before requesting closure of the COMPLANCE ORDER portion, please contact the Financial Services Division at 225-219-3865 or email them at _DEQ-WWWFinancialServices@ia.gov to determine if you owe outstanding fees.
- To expedite closure of the NOTICE OF POTENTIAL PENALTY portion, the Respondent may offer a settlement amount to resolve any claim for civil penalties for the violation(s) described herein.
 - o The Department assesses civil penalties based on LAC 33;I.Subpart1.Chapter7.
 - The Respondent may offer a settlement amount but the Department is under no obligation to enter into settlement negotiations. It is decided upon on a discretionary basis.
 - The settlement offer amount may be entered on the attached "CONSOLIDATED COMPLIANCE ORDER AND NOTICE OF FOTENTIAL PENALTY REQUEST TO CLOSE" form. The Respondent must include a justification of the offer.
 - DO NOT submit payment of the offer amount with the form. The Department will review the settlement offer and notify the Respondent as to whether the offer is or is not accepted.
 - Before requesting closure of the NOTICE OF POTENTIAL PENALTY portion, please contact the Financial Services Division at 225-219-3865 or email them at _DEQ-WWWFinancialServices@la.gov to determine if you owe outstanding fees.

Date: 03/39/2023

If you have questions or need more information, you may contact Andrea M. Tabors et (225) 219-3090 or andrea.tabors@is.gov.

Celena J Cage

Assistant Secretary

Office of Environmental Compliance

ecc: Dept of Health

Attachment(s)

- Request to Close
- Table 1, Effluent Limitation Exceedances
- Table 2. Sanitary Sewage Overflows

LOUIS	iana department o	ENVIRONME	NTAL QUALITY				
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	Me ID Mo.	LA0066559		Contact Pho	ne No. (2	25) 219-3090	
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	м т 10, мт .	c/o Corpora	tion Service Company rivice of Process	Facility Nam Physical Loc		rrowwood Regio ine Oak Drive at	mai WTF Cherokee Rose Lane
		501 Louisian	a Avenue	City, State, 2	de: C	ovington, LA 704	33
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A write	en report was submitte	ed in accordance	e with Paragraph II of the		D ₁	ite Completed	Copy Attached?
11/1/17	LIANCE ORDER,					•	
ALE LEC	is in the "Findings of F Rity is being operated t COMPLIANCE ORDER	o meet and mi	the COMPLIANCE ORD Pintain the requirement as was achieved as of:	R were addresse s of the "Order" p	d and portion	OAN FEBRUARY STREET	
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	Achai cuent nes the	idia to 622622	n entering into settleme civil penalties based on	LAC 33:1.Subpart	1.Chapter7.		
•	In order to resolve. Respondent is interediscuss settlement p	shea ii suralii	civil penalties for the ving into settlement nego	olations in NOT) Itiations with the	CE OF POTENT Department a	TIAL PENALTY () and would like t	WE-CN-21-00850), the o set up a meeting to
reidiser.	Monetary con Beneficial Envi OO NOT SUBM	erested in it which si ponent = ironmental Pro iii PAYMENT O	ivil penalties for the vientering into settlem hall include LDEQ enforci ject (BEP)component (o FTHE OFFER WITH THIS the offer is or is not occ	ent negotiation rement costs and ptional)= FORM-the Denn	s with the any monetary	Department benefit of non-c	and offers to pay compliance.
	The Respondent has	reviewed the	violations noted in NO ption of any BEPs if inclu	DCE OF POTENT	IAL PENALTY (WE-CN-21-0085	D) and has attached a
		/1003/E016			a oner,		Big Contraction
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are tru	, accurate, and comp	ete. I also cert	I United States law th ble inquiry, the statem By that I do not one ou By that I am either the	ents and Informa Astandina fine o	tion attached (and the compile	nce statement above,
· · · · · · · · · · · · · · · · · · ·	Respondent's Signat	nte	Respondent's P	rinted Name		Responder	nt's Title
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Table 1. Effluent Limitation Exceedances

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Date	Contail	Han webs	dimini i	and Units (OM)	? Value Justo.	
07/31/2019	001-A	Coliform, fecal general — MOAV GEO	200	#/100mL	280 #/100mL	
08/31/2019	001-A	Coliform, fecal general — DAILY MX	400	#/100mL	700 #/100ml.	*
11/30/2019	001-A	Solids, total suspended MO AVG	15	mg/L	20.6 mg/L	j K
11/30/2019	ବ୍ୟେଲ୍ଲ ଅନୁକ୍ଷର ଅନୁକୃତ୍ୟ । ଜୟନ	Solids, total suspended — DAILY MX	23	mg/L	24 mg/L	Š.
S. W. Market As Physics	en restriction poor is	Zinc, total (as Zn) — MO AVG	.84	lb/d	1.07 lb/d	·
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Ties a mis and the	The confidence rate and the confidence of the co	15	mg/L	18 mg/L	ř.
03/31/2021	A Sec. 14 24 14	Copper, total [as Cu] — MO AVG	. 1	lb/d	.14 b/d	
09/30/2021		Copper, total [as Cu] — MO AVG	4	lb/d	.19 lb/d	ř
06/30/2022	WI-U	Copper, total [as Cu] — MO AVG	-1	lb/d	.16 lb/d	٤.

Table 2. Sanitary Sewage Overflows

Dete	Location	Amount	Media Affected
8/10/2019	7th Street Lift Station	<50g	soll
9/30/2019	Traditional Drive Lift Station	<300g	soil
10/1/2019	1816 N. Hwy 190	<1000g	soil
10/26/2019	1137 Ave Du Chateau	30g	soil
11/15/2019	Abita Ridge	200g	water
11/22/2019	Abita Ridge	2100g	water
2/26/2020	North Park Subdivision Lift Station	50g	soll
4/6/2020	Kushmocker Road	50	soil
8/13/2020	Versalles Estates	35g	soil
12/3/2020	70384 10th Street	1500g	water
7/6/2021	Sharp Road	5000g	water
9/1/2021*	790 Hwy 190	150g	water
9/2/2021*	1140 Ave Du Chateau	50g	water
9/8/2021*	330 Rosedown Way	1,000g	water
3/14/2022	Hwy 190/Village Lane	7000g	soil
6/20/2022	Hwy 190 E Service Road	18,000g	water
6/28/2022	933 Crestwood Blvd	1,000g	water
10/27/2022	200 Lei Lani Ave	150g	soii
11/15/2022	803 Tradition Court	20g	soil
11/26/2022	734 Louis Quatroze	25g	soil
1/5/2023	790 Hwy 190	100g	soil

^{*}SSO occurred due to Hurricane Ida. Declaration of Emergency and Administrative Order in effect at the time of the SSO.