SPILL PREVENTION, CONTROL, AND COUNTERMEASURES PLAN

VEOLIA ENERGY SOLUTIONS, LLC.
UNIVERSITY OF MINNESOTA
SAINT PAUL PLANT
1952 COMMONWEALTH AVE
SAINT PAUL, MN. 55108

PREVENT SPILLS
PROMPTLY CONTAIN & CLEANUP SPILLS
REPORT REGULATORY DISCHARGES

IF A SPILL HAS OCCURRED, GO TO APPENDIX D

March 2016 Revision
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MANAGEMENT APPROVAL

Facility: 
Veolia Energy Solutions, LLC. 
Saint Paul Plant 
A Non-Transportation, Non-Production, Onshore Facility at 
1952 Commonwealth Ave 
Saint Paul, MN. 55108

Owner: 
University of Minnesota 
A Non-Transportation, Non-Production, Onshore Facility at 
319 15th Ave. SE 
Suite 300 
Minneapolis, MN. 55455

Operator: 
Veolia North America 
Saint Paul Plant 
A Non-Transportation, Non-Production, Onshore Facility at 
1952 Commonwealth Ave 
Saint Paul, MN. 55108

The attached SPCC Plan has been reviewed and approved by a representative of Veolia Energy Solutions, LLC. Saint Paul plant management with the authority to commit necessary resources for implementing the Plan. The programs and procedures outlined in this plan shall be implemented and periodically reviewed and updated in accordance with 40 CFR Part 112 (as amended through January 1, 2012) and applicable state and local requirements.

Name: Joshua Svejcar

Signature: ______________________________

Title: District Manager 
UMN - Veolia North America

Date: 4/7/16
PROFESSIONAL ENGINEER CERTIFICATION

In accordance with 40 CFR 112.3(d), I hereby certify that:

- I am a Registered Professional Engineer familiar with the provisions of 40 CFR Part 112 – Oil Pollution Prevention.
- I, or my agent, has visited and examined the facility described herein.
- This SPCC Plan has been prepared in accordance with good engineering practice, including consideration of applicable industry standards, and with the applicable requirements of 40 CFR Part 112, Chapter 115E of Minnesota Statutes (Minnesota Spill Bill of 1991) and the requirements of the MWCC waste Discharge Rules of the Metropolitan Disposal System incorporated herein.
- Procedures for required inspections and testing have been established.
- This SPCC Plan is adequate for the facility.

Facility Name and Address: Veolia Energy Solutions, LLC.
Saint Paul Plant
1952 Commonwealth Ave
Saint Paul, MN. 55108

Signature: 

Dan Radford

Name (Printed): Dan Radford

State of Registration: Minnesota

Registration number: 18906

Date: 4/5/2016
DISTRIBUTION LIST

Controlled Copy 1: Veolia Energy Solutions, LLC. Saint Paul Plant—District Manager

Controlled Copy 2: Veolia Energy Solutions, LLC. Saint Paul Plant—EH&S Specialist (Primary SPCC Coordinator)

Controlled Copy 3: Veolia Energy Solutions, LLC. Saint Paul Plant—Control Room Desk

Controlled Copy 4: Veolia North America—Regional Director of EH&S

Controlled Copy 5: University of Minnesota—Environmental Compliance Specialist
**SPCC PLAN REVIEW**

EPA regulations require review and evaluation of this SPCC Plan at least every five years. Changes in equipment, design, construction, operation, or maintenance that materially affect the facility’s potential to discharge oil into waters of the United States require amending the SPCC Plan. As a result of this review and evaluation, Veolia North America, will amend the SPCC Plan within six months of the review to include more effective prevention and control technology if: (1) such technology will significantly reduce the likelihood of a spill event from the facility, and (2) if such technology has been field proven at the time of review. Technical amendments to the Plan must be reviewed and certified by a licensed professional engineer. Amendments to the Plan will be implemented as soon as practical, but no later than six months after preparing the amendment.

### FIVE YEAR PLAN REVIEW LOG

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INTRODUCTION

This Spill Prevention, Control and Countermeasure (SPCC) Plan was prepared to identify areas within the Veolia Energy Solutions, LLC. Saint Paul Plant (VESSP) where oil or other hazardous material could potentially be spilled or leak and directly or indirectly discharge to lands or navigable waterways of the United States, and to provide guidance to all operating personnel for preventing and mitigating such occurrences.

This SPCC Plan conforms to the current requirements of the U.S. Environmental Protection Agency’s (EPA) Federal Oil Pollution Prevention Regulations (40 Code of Federal Regulations, Part 112 (as amended, effective date January 1, 2012) as well as the Minnesota Statutes Chapter 115E also called the Minnesota Spill Bill of 1991. (Abbreviated Prevention and Response Plans) Under these regulations, SPCC Plans must be developed and implemented for non-transportation related, non-production, on-shore facilities that have either multiple aboveground oil storage containers with a total capacity greater than 1,320 gallons or underground oil storage tanks with total capacity exceeding 42,000 gallons and not subject to all RCRA UST provisions. Chapter 115E requires any site with an AST of storage of more than 10,000 gallons and/or hazardous substances to develop the APRP identified above.

It is important to understand that, while this Plan establishes valuable procedures and equipment requirements for handling spills, THE MOST IMPORTANT CRITERION OF OUR SPCC PLAN IS ADVANCE PLANNING. Prior planning is critical to PREVENTING SPILLS and CONTROLLING SPILLS; therefore all oil-handling personnel should be familiar with this SPCC Plan. Attend your assigned training sessions. If you don't understand any part of the Plan, ask questions.

SPCC Plan Amendment & Periodic Review—40 CFR § 112.5

A SPCC Plan review is required following a spill event and amendments made as identified. A Professional Engineer must certify all technical amendments made to the Plan.

EPA regulations also require that SPCC Plans be reviewed at least once every five years, and that it is amended as necessary to incorporate any appropriate advances in the spill control and prevention technologies being used. In addition, a Professional Engineer must certify all technical amendments made to the Plan resulting from this review.

Minnesota Spill Bill Obligation – Chapter 115E of the Minn. Statutes

To meet the intent of the Minnesota Spill Bill, VNA Saint Paul Plant shall;

1. Take all reasonable steps to ensure against discharge of oil or hazardous substances, which may pollute land, air and water, or create a threat to the public health and safety.

2. Be prepared at all times to rapidly and thoroughly recover discharged oil, or hazardous substance, and take action to immediately minimize the impact of any such spill.

3. Be sufficiently prepared to respond to a worst case discharge

4. Demonstrate to the MPCA that it is prepared to respond to a worst case discharge through a combination of the following:
a. Provide adequate initial response equipment and properly trained personnel
b. Maintain a contact list of active, specialized contractors for deployment in the event of a discharge
c. Cooperate and coordinate with any existing response cooperative or community organization to aid in their deployment in the event of a discharge
d. Cooperate and coordinate with any local, state or federal agency or other governing body, and specifically with the University of Minnesota
e. Satisfy SPCC and Minnesota Spill Bill requirements to maintain their written plan in a manner consistent with such other area plans that may be relevant.

5. Review this written plan at least every 3 years for continued effectiveness, updates, and site approval.

SPCC Implementation List—40 CFR § 112.3(a)
This SPCC plan was implemented on or before February 17, 2006 and has been reviewed and revised as necessary each year thereafter.

BASIC DEFINITIONS

Adverse weather: Weather conditions that make it difficult for response equipment and personnel to clean up or remove spilled oil, and this must be considered when identifying response systems and equipment in a response plan for the applicable operating environment.

Accidental Discharge: An act by which oil or other hazardous substance inadvertently reaches waters or lands of the United States.

Alteration: Any work on a container involving cutting, burning, welding, or heating operations that changes the physical dimensions or configuration of the container.

Breakout tank: A container used to relieve surges in an oil pipeline system or to receive and store oil transported by a pipeline for reinjection and continued transportation by pipeline.

Bulk storage container: Any container used to store oil. These containers are used for purposes including, but not limited to, the storage of oil prior to use, while being used, or prior to further distribution in commerce. Oil-filled electrical, operating, or manufacturing equipment is not a bulk storage container.

Discharge: Includes, but is not limited to, any spilling, leaking, pumping, pouring, emitting, emptying or dumping of oil which enters a sewer system, storm drain, or other outfall, which is not specifically allowed under one of the facility’s state or federal permits.

Facility: Any mobile or fixed, onshore or offshore building, structure, installation, equipment, pipe, or pipeline (other than a vessel or a public vessel)
used in oil well drilling operations, oil production, oil refining, oil storage, oil gathering, oil processing, oil transfer, oil distribution, and oil waste treatment, or in which oil is used, as described in Part 112 Appendix A. The boundaries of a facility depend on several site-specific factors, including, but not limited to, the ownership or operation of buildings, structures, and equipment on the same site and the types of activity at the site.

**Harmful Discharge:** The discharge of oil in an amount capable of causing
- a sheen, film, or discoloration of the surface of water or an adjacent shoreline; or
- a violation of State water quality standards; or
- a sludge or oil emulsion to be deposited on adjacent shorelines or a streambed.

**Injury:** A measurable adverse change, either long- or short-term, in the chemical or physical quality or the viability of a natural resource resulting either directly or indirectly from exposure to a discharge, or exposure to a product of reactions resulting from a discharge.

**MPCA:** The Minnesota Pollution Control Agency

**Maximum extent practicable:** Within the limitations used to determine oil spill planning resources and response times for on-water recovery, shoreline protection, and cleanup for worst case discharges from onshore non-transportation-related facilities in adverse weather.

**Major Oil Spill:** A spill involving between 24 and 240 barrels (1,000 to 10,000 gallons) of oil.

**Minor Oil Spill:** A spill involving less than 24 barrels (1,000 gallons) of oil.

**NRC:** The National Response Center operated 24 hours per day by the United States Coast Guard for receipt of reportable discharges of oil.

**Navigable waters:** The “ navigable waters” of the United States, as defined in section 502(7) of the FWPCA, and including: the territorial seas.

**Non-petroleum oil:** Oil of any kind that is not petroleum-based, including but not limited to: Fats, oils, and greases of animal, fish, or marine animal origin; and vegetable oils, including oils from seeds, nuts, fruits, and kernels.

**Oil:** Oil of any kind or in any form, including, but not limited to: Fats, oils, or greases of animal, fish, or marine mammal origin; vegetable oils, including oils from seeds, nuts, fruits, or kernels; and other oils and greases, including petroleum, fuel oil, sludge, synthetic oils, mineral oils, oil refuse, or oil mixed with wastes other than dredged spoil.

**Onshore facility:** Any facility of any kind located in, on, or under any land within the United States, other than submerged lands.
**Owner or operator:** Any person owning or operating an onshore facility or an offshore facility, and in the case of any abandoned offshore facility, the person who owned or operated or maintained the facility immediately prior to such abandonment.

**Partially buried tank:** A storage container that is partially inserted or constructed in the ground, but not entirely below grade, and not completely covered with earth, sand, gravel, asphalt, or other material. A partially buried tank is considered an aboveground storage container for purposes of this part.

**Permanently closed:** Any container or facility for which:
- All liquid and sludge has been removed from each container and connecting line; and
- All connecting lines and piping have been disconnected from the container and blanked off, all valves (except for ventilation valves) have been closed and locked, and conspicuous signs have been posted on each container stating that it is a permanently closed container and noting the date of closure.

**Petroleum oil:** Petroleum in any form, including but not limited to crude oil, fuel oil, mineral oil, sludge, oil refuse, and refined products.

**Repair:** Any work necessary to maintain or restore a container to a condition suitable for safe operation, other than that necessary for ordinary, day-to-day maintenance to maintain the functional integrity of the container and that does not weaken the container.

**Reportable Discharges:**
- Part 110—Discharge of Oil regulation: an oil spill which results in the unpermitted discharge of oil from the facility to a navigable water or lands of the United States, either directly or indirectly. The Spill Prevention Coordinator, or his on-site designee, is responsible for determining if an oil spill has resulted in a reportable discharge.
- Part 112.1(b)—SPCC regulation: a discharge of oil in quantities that may be harmful, as described in part 110 (above), into or upon the navigable waters of the United States or adjoining shorelines, or into or upon the waters of the contiguous zone, OR in connection with activities under the Outer Continental Shelf Lands Act or the Deepwater Port Act of 1974, or that may affect natural resources belonging to, appertaining to, or under the exclusive management authority of the United States (including resources under the Magnuson Fishery Conservation and Management Act).
- Part 112.4—SPCC reportable discharge (written report)
- Discharge more than 1,000 U.S. gallons of oil in a single discharge as described in § 112.1(b); OR
- Discharge more than 42 U.S. gallons of oil in each of two discharges described in § 112.1(b), occurring within any twelve month period.

**Sheen:** An iridescent appearance on the surface of water produced by a thin film of oil.
**Sludge:** An aggregate of oil, or oil and other matter (except dredging spoils), which is heavier than water and thus sinks below the surface of water.

**SPCC Plan:** The document required by 40 CFR § 112.3 which details the equipment, workforce, procedures, and steps to prevent, control and provide adequate countermeasures to a discharge.

**Spill:** An act, or omission, by which oil or other substances are deposited where, unless controlled, will drain, seep, run, or otherwise enter water or lands of the United States.

**Storage capacity of a container:** The shell capacity of the container.

**UMN:** University of Minnesota

**Vegetable oil:** A non-petroleum oil or fat of vegetable origin, including but not limited to oils and fats derived from plant seeds, nuts, fruits, and kernels.

**VESSP:** Veolia Energy Solutions Saint Paul facility. (1952 Commonwealth Ave.)

**Wetlands:** Those areas that are inundated or saturated by surface or groundwater at a frequency or duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include playa lakes, swamps, marshes, bogs, and similar areas such as sloughs, prairie potholes, wet meadows, prairie river overflows, mudflats, and natural ponds.

**Worst case discharge:** For an onshore non-transportation-related facility means the largest foreseeable discharge in adverse weather conditions as determined using the worksheets in Appendix D to Part 112.
1.0 DESCRIPTION OF FACILITY—40 CFR 112.7(a)(3)

General Information

Name and Location of Facility
Veolia Energy Solutions, LLC. Saint Paul Plant
1952 Commonwealth Ave
Saint Paul, MN. 55108
(612) 599-6927

Name, Address and Telephone Number of Owner
University of Minnesota
319 15th Ave. SE
Suite 300
Minneapolis, MN. 55455
(612) 625-9830

Name, Address and Telephone Number of Operator
Veolia Energy Solutions, LLC.
1952 Commonwealth Ave
Saint Paul, MN. 55108
(612) 625-4266

SIC & NAICS Numbers
4961 – Steam and Air Conditioning Supply (SIC)
221330—Steam and Air Conditioning Supply (NAICS)

Facility 24-Hour Contacts

Primary Contact, SPCC Coordinator, Discharge Response Coordinator
Name: Josh Svejcar
Title: District Manager
Work Telephone: 612-599-6927
Home Phone: 715-808-3430
Cell Phone: 612-599-6927

First Alternate Contact and Alternate SPCC Coordinator,
Name: Paul Hostettler
Title: EHS Specialist
Work Telephone: 612-625-9807
Home Phone: 651-357-2087
Cell Phone: 612-816-4004

Second Alternate Contact and Alternate SPCC Coordinator
Name: Michael Stoppa
Title: Regional Director of EH&S
Work Telephone: 816-889-4976
Home Phone: 816-229-1426
Cell Phone: 816-799-4807
2.0 Facility Description, Physical Layout, and Facility Diagram—40 CFR 112.7(a)(3)

General Facility Description
a. The VESSP facility is a natural gas, fuel oil and coal fired steam distribution facility for the University of Minnesota, Saint Paul campus. The facility consists of six (6) boilers and other auxiliary equipment. Boilers No.EU006 (SG231) is rated at 250K lb./hr., EU007 (SP-1) and EU008 (SP-2) are rated at 30K lb./hr., EU009 (SP-5) and EU010 (SP-6) are rated at 60K lb./hr but is only permitted to 82K lb./hr of steam generation. The steam generated at the facility is exported to heat campus buildings throughout the University of Minnesota, Saint Paul campus, where it is utilized for the heating and operational needs of the campus facilities, as well as a limited number of off campus facilities/businesses. (See Fig. 1)

b. Facility Operations: The Saint Paul plant is, for SPCC regulatory purposes, classified as a non-transportation-related, non-production, onshore facility. The facility is located in Ramsey County, Minnesota at 1952 Commonwealth Ave. The plant uses low sulfur #2 fuel oil, stationary engine oil, gear oil and hydraulic oil in the process of manufacturing steam for use at university buildings as well as some off campus facilities. This activity falls under Standard Industrial Classification 4961 and/or NAICS 221330.

c. This facility also uses and stores bulk hazardous materials such as Hydrogen Sulfide and other water treatment chemicals.

3.0 Oil Storage Tanks
a. The facility has a fuel oil tank with a capacity of approximately 460,000 gallons. This tank is situated above ground, outside the main plant building. This tank has its own containment area constructed of a HDPE liner installed over grade.

   i. Collected rainwater is removed as necessary by a permanently installed sump pump that discharges onto facility property.

b. Plant drawings of the tank’s underground piping do not indicate cathodic protection; the degree of corrosion protection is unknown at this time. The tank and all above ground piping is inspected on a monthly basis.

c. The facility’s system oil pumps, which deliver oil from the 460,000-gallon tank to boiler burners, are situated in a containment area inside the basement of the building on the East side (see Figure 2).

d. A second above ground tank that has the capacity of up to 150 gallons of diesel fuel, is located next to the plant’s Emergency diesel generator. This tank has its own containment area, and is of adequate size to contain a worst case discharge. This tank is filled through locally located valves, manually operated from the fuel line supplying fuel oil to the boilers.

e. A facility lubrication storage area is located at the north boiler room basement. This area includes gear lubricants, and various other greases and lubricants dispensed from 55-gallon drums within a concrete containment area.
f. Tanks are maintained behind security fencing and under 24-hour video surveillance by plant personnel.

4.0 Chemical Storage Tanks
The facility maintains a number of smaller chemical charging tanks. All chemical storage tanks are located indoors and have their own containment areas capable of containing worst case discharges.

a. In the North side basement, below Boiler #7 there are 4 Nalco tanks. Each of these tanks has its own integrated metal containment, sufficient to control and contain a worst case discharge.
   i. The first tank contains 105-gallons of Nalco 1700.
   ii. The second tank contains approximately 400-gallons of Nalco 22300.
   iii. The third tank contains approximately 30-gallons of Sodium Hydroxide.
   iv. The fourth tank is a 105 gallon batch tank containing a mixture of the above chemicals and water.

b. In the basement area below #5 Boiler and adjacent to the Hazardous Material storage are there are 2 Nalco tanks. Each of these tanks has its own integrated metal containment, sufficient to control and contain a worst case discharge.
   i. The first tank contains 105-gallons of Nalco 1700.
   ii. The second tank contains 65 Gallons of Nalco 8735

c. In the Boiler 8 Basement rea East side there are 4 Nalco Tanks. Each of these tanks has its own integrated metal containment, sufficient to control and contain a worst case discharge.
   i. The first tank contains 105-gallons of Nalco 1700.
   ii. The second tank contains approximately 105-gallons of Nalco 22300.
   iii. The third tank contains approximately 65-gallons of Nalco 8735
   iv. The fourth tank is a 105 gallon batch tank containing a mixture of the above chemicals and water.

5.0 Underground (Bulk) Storage Tanks
a. The Veolia Energy Solutions Saint Paul plant does not utilize underground storage tanks.

6.0 Nearest Navigable Waters
a. The facility sits on a parcel of land that is approximately 2 miles North East of the Mississippi river and the University of Minnesota. (See Fig. 1– Google Earth view of Facility)
b. The facility storm drains discharge to a local wetland sewer system. If an uncontrolled oil spill occurs during periods of high precipitation, it is possible for the oil to reach these storm drains.

c. In the unlikely event of a catastrophic failure of both the 460,000 gallon oil storage tank, and its surrounding retention basin, oil could theoretically discharge to the grounds of the facility, run south to south-east along the land parcel as well as run south-east along the service road to the South of the plant, if not effectively contained and controlled on site.

NOTE: A facility diagram is included as Figure 1 at the end of this document indicating the location and contents of each container. Containers that hold less than 55 gallons of oil product are not shown on the diagram. The table below (Table 1) is a summary of the types of oils used at the facility and related storage information. See Table 3 for Diversionary Structures and Secondary Containment.

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<th>Type of Oil &amp; Chemicals Stored</th>
<th>Type of Storage Container</th>
<th>Storage Capacity (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fuel Oil Tank, #2 oil</td>
<td>Steel Tank (A)</td>
<td>460,000</td>
</tr>
<tr>
<td>Diesel Fuel, #2 oil</td>
<td>Steel Tank (A)</td>
<td>150</td>
</tr>
<tr>
<td>Transformer Oil</td>
<td>Steel Tank (A)</td>
<td>600</td>
</tr>
<tr>
<td>Multi-Purpose Gear Lubricant</td>
<td>Steel Drum (A)</td>
<td>(12) -55</td>
</tr>
<tr>
<td>Fuel Oil Drum, #2 oil</td>
<td>Steel Drum (A)</td>
<td>(2) 55</td>
</tr>
<tr>
<td>Waste Oil Tank</td>
<td>Steel Drum (A)</td>
<td>329</td>
</tr>
<tr>
<td>Used Filter storage Drum</td>
<td>Steel Drum (A)</td>
<td>55</td>
</tr>
<tr>
<td><strong>Total Oil Storage Capacity</strong></td>
<td></td>
<td><strong>461,904 Gallons</strong></td>
</tr>
<tr>
<td>50% Sodium Hydroxide</td>
<td>Fiberglass (A)</td>
<td>95</td>
</tr>
<tr>
<td>2 Charging Tanks (Mixture Sodium Hydroxide / Nexguard)</td>
<td>Steel Tanks (A)</td>
<td>210</td>
</tr>
<tr>
<td>Nalco 2895</td>
<td>Steel Tank (A)</td>
<td>110</td>
</tr>
<tr>
<td>Nalco 8735</td>
<td>Steel Tank (A)</td>
<td>65</td>
</tr>
<tr>
<td>Nalco 1700 (2-105g)</td>
<td>Steel Tank (A)</td>
<td>210</td>
</tr>
<tr>
<td>NALCO 22300 (1-400g, 1-105g)</td>
<td>Steel Tank (A)</td>
<td>505</td>
</tr>
<tr>
<td><strong>Total Chemical Storage Capacity</strong></td>
<td></td>
<td><strong>1,195 Gallons</strong></td>
</tr>
</tbody>
</table>

A = Above ground containers designation

7.0 Facility Response Plan
The VESSP facility is not subject to 40 CFR § Subpart D—Response requirements and the requirement to develop a facility response plan as defined by 40 CFR § 112.20. A “CERTIFICATION OF THE APPLICABILITY OF THE SUBSTANTIAL HARM CRITERIA”, as required by 40 CFR § 112.20(e), has been completed (see following page)
<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
<th>X</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0 Does the facility transfer oil over water to or from vessels and does the facility have a total oil storage capacity greater than or equal to 42,000 gallons?</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>2.0 Does the facility have a total oil storage capacity greater than or equal to one (1) million gallons and does the facility lack secondary containment that is sufficiently large to contain the capacity of the largest aboveground oil storage tank plus sufficient freeboard to allow for precipitation within any aboveground oil storage tank area?</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>3.0 Does the facility have a total oil storage capacity greater than or equal to one (1) million gallons and is the facility located at a distance (as calculated using the appropriate formula in Attachment C-III to App. C 40 CFR 112 or a comparable formula) such that a discharge from the facility could cause injury to fish and wildlife and sensitive environments?</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>4.0 Does the facility have a total oil storage capacity greater than or equal to one (1) million gallons and is the facility located at a distance (as calculated using the appropriate formula in Attachment C-III to Appendix C of 40 CFR 112) such that a discharge from the facility would shut down a public drinking water intake?</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>5.0 Does the facility have a total oil storage capacity greater than or equal to one (1) million gallons and has the facility experienced a reportable oil spill in an amount greater than or equal to 10,000 gallons within the last five (5) years?</td>
<td></td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

**CERTIFICATION**

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this document, and that based on my inquiry of those individuals responsible for obtaining this information, I believe that the submitted information is true, accurate, and complete.

Signature:  

Name (Type or Print): Josh Svejc
Title: District Manager
Date: 4/7/16
8.0 **Deviations from Plan Requirements [40 CFR 112.7(a)(1) and (2)]**

a. The facility is in conformance with all of the general requirements of 112.7, and the specific requirements of 112.8. Alternate means of environmental protection have not been provided, since the facility conforms to the requirements specified in the regulation.

9.0 **University of Minnesota Saint Paul Plant Spill History**

a. The facility was operated by the University of Minnesota (UMN) until July 1, 1992, and then operated by Foster Wheeler Twin Cities until May 17, 2014 where the operation was acquired by VES. There have no spills identified by any of the operating authorities.

10.0 **Discharge Prediction [40 CFR 112.7(b)]**

a. Although the facility has not had a reportable discharge or leak in the past five years, there is a reasonable potential for reportable discharges from the oil and oil product containers. Table 2 presents possible oil and chemical discharge scenarios; potential discharge volumes of oil, potential rate of oil flow and potential discharge pathways. See Table 3 for Diversionary Structures and Secondary Containment.

b. All chemical containers are stored inside surrounded by their own retention basins, capable of containing a worst case scenario discharge. As such, these are not included in Table 2.

c. There are essentially five different scenarios that may lead to potentially worst case discharges. Because these discharges are nearly always preventable, these situations are identified here along with preventative measure to guard against such events.

### Table 2
Possible Oil and Chemical Discharge Scenarios

<table>
<thead>
<tr>
<th>Source</th>
<th>Type of Failure</th>
<th>Volume (gallons)</th>
<th>Rate (gal/min)</th>
<th>Direction of Flow</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fuel Oil No.2</td>
<td>Container leak while in storage</td>
<td>460,000 gallons</td>
<td>1-60 gal/min</td>
<td>Oil would be contained in secondary containment</td>
</tr>
<tr>
<td>Multi-Purpose Gear Lubricant</td>
<td>Container leak while in storage</td>
<td>55 gallons</td>
<td>&lt; 1 gal/min</td>
<td>Oil would be contained in secondary containment</td>
</tr>
<tr>
<td>Multi-Purpose Gear Lubricant</td>
<td>Container rupture, tip over, while in storage</td>
<td>55 gallons</td>
<td>1-55 gal/min</td>
<td>Oil would be contained in secondary containment</td>
</tr>
<tr>
<td>Diesel Fuel #2 Oil</td>
<td>Container leak during unloading process or tank overfilling</td>
<td>150 gallons</td>
<td>1-50 gal/min</td>
<td>Oil would be contained to secondary containment</td>
</tr>
</tbody>
</table>
Transformer Oil Transformer outside of #8 Boiler | Container leak | 600 gallons (est) | 1-600 gal/min | Oil would be contained in transformer area
---|---|---|---|---
Water treatment Chemicals | Tank split or rupture | 400 | > 1 gal/min | Spill would be contained to secondary containment. All containers are stored indoors and pose no risk to external release.

11.0 DIVERSIONARY STRUCTURES AND SECONDARY CONTAINMENT [40 CFR 112.7(c)]

a. Appropriate secondary containment and/or diversionary structures or equipment is provided for all oil and chemical handling containers, equipment and transfer areas to prevent a discharge to navigable waters or adjoining shorelines. The entire secondary containment systems, including walls and floors are capable of containing the materials stored within the tanks occupying those retention cells, and are so constructed that any discharge from a primary containment system, such as a tank or pipe, will not escape the containment structure before cleanup can occur.

Note: Existing containment and diversion structures for each container on site at VESSP are listed in Table 3 below

<table>
<thead>
<tr>
<th>Location</th>
<th>Containment Volume gal</th>
<th>Tank Volume gal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oil tank Beside Coal Pile</td>
<td>728,676</td>
<td>460,000</td>
</tr>
<tr>
<td>Diesel Generator Oil tank</td>
<td>259</td>
<td>150</td>
</tr>
<tr>
<td>Oil Transfer pump Area East basement</td>
<td>39</td>
<td>N/A</td>
</tr>
<tr>
<td>Oil Dispensary North Basement</td>
<td>415</td>
<td>55</td>
</tr>
<tr>
<td>Water treatment Chemicals #8 Basement</td>
<td>713</td>
<td>380</td>
</tr>
<tr>
<td>Water Treatment Chemicals #7 Basement</td>
<td>850</td>
<td>640</td>
</tr>
<tr>
<td>Water Treatment Chemicals #5 Basement</td>
<td>225</td>
<td>175</td>
</tr>
<tr>
<td>Used Oil South Basement</td>
<td>3,144</td>
<td>329</td>
</tr>
</tbody>
</table>
12.0 DEMONSTRATION OF IMPRACTICABILITY FOR DIVERSIONARY STRUCTURES OR CONTAINMENT [40 CFR 112.1]
   a. The VESSP facility employs the use of appropriate secondary containment and equipment for discharge

13.0 INSPECTIONS AND RECORDS [40 CFR 112.7(E)]
   a. Daily Inspections: The fuel oil tank and drum storage areas are visually inspected for signs of leaks or discharges, damage, or improper operation and are logged on a daily basis in operators logs. In order to further confirm fuel oil tank integrity, fuel inventory activities are performed on a daily basis.

   b. Monthly Inspections: In addition to daily visual inspections, the fuel oil tank and drum storage areas are formally inspected and logged on a monthly basis. The concrete walls and floor of the containment area shall be visually checked monthly for cracks and integrity. Repairs shall be made as necessary.

c. INSPECTION RECORDS
   i. Findings are documented in the Operator's Daily Log Book and/or by using the **Monthly Inspection Work Order Form** with the **Inspection/Testing Log** included in Appendix A, and are discussed and resolved with management personnel.
   
   ii. The Operator's Daily Log Book and the **Monthly Inspection Work Order Forms/Logs** are maintained in the Control Room at the VESSP facility.
   
   iii. Additional confirmation of structural integrity testing of the fuel oil tank is described in Section 17.0 of this document. Records of integrity testing are also maintained in the Control Room at the VESSP facility.

14.0 PERSONNEL TRAINING AND DISCHARGE PREVENTION PROCEDURES [40 CFR 112.7(F)]
   i. Affected personnel that handle oil are trained for successful implementation of this Plan.
   
   ii. Personnel are instructed in the operation and maintenance of equipment to minimize the discharge of oils. Personnel are also trained on proper procedures for containment and cleanup of small discharges and leaks, as well as discharge response procedures, the contents of this Plan, and other applicable pollution control laws, rules, and regulations. Personnel are trained annually. Training documents such as the EHS Training Tracking Log is kept by site EH&S personnel and maintained in yearly training files.
   
   iii. If special training needs are identified throughout the year the annual training will address the issues during the training program.
a. Designated Person Accountable for Discharge Prevention [40 CFR 112.7(f)(2)]
   i. The District Manager is the designated person responsible for discharge prevention at the VESSP facility.

b. Discharge Prevention Briefings [40 CFR 112.7(f)(3)]
   i. Annually as part of a regularly scheduled environmental meeting and SPCC review, all operating personnel are instructed in spill prevention and spill management. This training is documented as part of the meeting attendance and includes discussions of all potential spills and appropriate responses should a spill occur.
   ii. A spill briefing to ensure that all personnel are aware of any potential spills precedes any unusual activity that might increase the likelihood of a spill, and is logged accordingly.

c. Security [40 CFR 112.7(g)(1-5)]
   i. During normal business hours Contractors requiring entry to the VESSE facility are required to complete a sign-in log and notify the operator of their arrival. VESSP employees requiring entry to the VESSP facility are required to notify the operator of their arrival before they start their business at the facility. The facility is secured by a chain link fence that remains open from 6:00am until 6:00pm daily. This fence is secured at all other times. The entry fence and parking area are under 24-hr video surveillance by control room operators.
   ii. The containment areas for gear lubricant are not equipped with flow valves in which the oil could be released outside the containment during storage. During storage, the drums may be equipped with a hand pump to allow access to the oil while the drum is in the containment area.
   iii. Flow isolation valves are located in the lines to the fuel oil re-circulation pumps and to fuel delivery pumps. These valves are always open since the fuel oil system is constantly in standby mode, when not in operation.
   iv. The fuel oil containment area discharge valve shall be locked in the closed position at all times. When necessary, storm water will be checked for any oily sheen and once cleared, can be discharged by gravity to the Storm sewer.
   v. The starter control is not locked since the fuel oil system is continuously in standby when not in operation.
   vi. All areas of the plant are lighted adequately. The facility is normally in operation and manned 24-hours per day, seven days per week.
d. Truck Unloading Operations [40 CFR 112.7(h)(1-3)]
   i. As outlined in Appendix A of 40 CFR 112, this requirement is not applicable when a commercial self-unloading vehicle enters our site and unloads to our tank. The requirements for the tank truck are governed by the Department of Transportation. Incidental spill amounts, such as from hose uncoupling, are caught in portable containment placed beneath the truck hose connection and in the catchment basin below the tank fill connection. All filling/refueling activities are manned for the duration of the operation.
   
   ii. The delivery truck wheels are chocked to prevent vehicles from departing before complete disconnection of flexible or fixed chemical transfer lines.
   
   iii. The fuel oil tank is filled via transfer tank trucks. The vendor has been instructed on the initial notification requirements of this plan and must be present at all times during filling operations. As part of the fuel oil unloading procedures the vehicle is inspected for leaks prior to departing the facility.
   
   iv. Facility personnel are present whenever possible to ensure proper unloading procedures are used and to verify the vendor is present at all times during filling operations.

e. Brittle Fracture Evaluation
   i. To date, there have not been any brittle fracture evaluations. However, a brittle fracture evaluation will be performed if the fuel oil storage tank undergoes repairs, alterations, reconstructions or change in service that might affect the risk of a discharge or failure due to fracture or other catastrophe. These tanks field erected, and subject to the regulations associated with that type of unit.

f. Conformance with Additional State requirements
   i. As mentioned earlier in this document, the site complies with the Minnesota Spill bill of 1991, Chapter 15E of the Minnesota Statutes. As such, chemical information is included throughout this document in addition to the oil discharge concerns required by federal regulations.

15.0 SPILL PREVENTION AND COUNTERMEASURE PROCEDURES
   i. Spill prevention and control structures, such as containment structures, are present in oil storage areas and bulk chemical containers at the facility to contain most discharges that could occur. The likelihood of a release is minimized by routine inspections, preventive operating practices such as good maintenance, security measures, and personnel training. However, should a release occur, a protocol has been established to notify appropriate plant management and regulatory agencies, and to respond to such discharges.
ii. Reporting and response procedures are outlined in the sections that follow. The facility is not required to submit a response plan under 112.20; therefore, the following section provides information and procedures for a person reporting a discharge to the appropriate agencies.

iii. A description of the "Discharge Response Organization", as well as reporting and recordkeeping requirements is found in the following paragraphs.

a. **Discharge Response Organization**
   i. The Discharge Response Coordinator is in charge of all discharge response activities and has the authority and training to mobilize the appropriate personnel and equipment in the event of a discharge. Upon discovery of a discharge, the plant employee(s) will immediately notify the District Manager, who is also the Primary Discharge Response Coordinator.

   ii. If the Primary Discharge Response Coordinator is not available, a pre-defined alternate will be contacted from the list of VES personnel identified in Appendix C to assume the responsibility of coordinating the response measures. The Discharge Response Coordinator will also document the response by completing the **Discharge Notification Form** provided in Appendix E.

   iii. If necessary, the Discharge Response Coordinator (or alternate) will provide notification and follow-up written reports to the appropriate federal, state, and local agencies.

   iv. If there is an immediate or actual emergency, the Discharge Response Coordinator has the full authority needed to complete the activities listed in this Plan.

   v. The Discharge Response Coordinator will be familiar with aspects of the SPCC Plan, which include the following:
      1. Reporting and response procedures;
      2. Facility operation and activities;
      3. Location and characteristics of petroleum and/or chemical products at the facility; and
      4. Location of discharge response equipment.

b. **Notification Requirements**
   i. If a discharge poses a threat to human health and/or the environment, the Discharge Response Coordinator will notify the police, fire department or medical assistance, as needed. (See Appendix E Discharge Notification form.)

   ii. Under the Federal SPCC regulations: If any discharge reaches navigable waters, the Storm Water System or the Sanitary Sewer System, the Discharge Response Coordinator will notify the appropriate agencies, Veolia North America corporate personnel and appropriate clean-up contractors as listed in Appendices B and C. The Discharge Response
Coordinator will also document the response by completing the Discharge Notification Form provided as Appendix E.

iii. Under the Minnesota Statutes: If the Discharge Response Coordinator determines the "Incident" satisfies the definition of a "Release" and that the "Release" satisfies the definition of "Threshold Reporting Quantity" the Discharge Response Coordinator will notify the appropriate agencies, Veolia North America corporate personnel and appropriate clean-up contractors as listed in Appendices B and C. The Discharge Response Coordinator will also document the response by completing the Discharge Notification Form provided in Appendix E.

iv. Contact the Veolia North America corporate personnel in the order listed in Appendix B until at least one person is contacted.

v. Facility Management must be notified in all instances of discharge or release as identified in b.ii and b.iii above.

vi. The local or state contacts must be notified if discharged oil or hazardous materials reaches the sanitary sewer or storm-water system and meets the definition of a "Release" and "Threshold Reporting Quantity".

vii. The National Response Center must be notified if a harmful quantity of oil reaches a sanitary sewer or storm-water system. A harmful quantity is defined by the United States Environmental Protection Agency (USEPA) in 40 CFR 110 and 112, as a discharge which violates applicable water quality standards and/or one which causes a sheen, film, or discoloration of the water surface or adjoining shorelines. It also includes a discharge that may cause a sludge or emulsion to be deposited beneath the water surface or upon adjoining shorelines. The Discharge Response Coordinator will document the response by completing the Discharge Notification Form provided as Appendix E.

viii. The National Response Center must be notified if a harmful quantity of oil reaches a sanitary sewer or storm-water system. A harmful quantity is defined by the United States Environmental Protection Agency (USEPA) in 40 CFR 110 and 112, as a discharge which violates applicable water quality standards and/or one which causes a sheen, film, or discoloration of the water surface or adjoining shorelines. It also includes a discharge that may cause a sludge or emulsion to be deposited beneath the water surface or upon adjoining shorelines. The Discharge Response Coordinator will document the response by completing the Discharge Notification Form provided as Appendix E.

ix. As required by the Minnesota regulations, any discharge that meets the definition of a "Release" and is 5 gallons of petroleum products or more outside the facility buildings must be reported to the MPCA Duty officer even if it does not reach a sanitary or storm-water system.

x. In accordance with the Minnesota statutes: For a spill that meets the reporting requirements of the Minnesota rules, the facility must report the
event as soon as practicable after detection of a release. The owner or operator of the facility that releases any polluting material in excess of a threshold reporting quantity shall notify the Minnesota Duty Officer by contacting the MPCA at 1-800-422-0798 or 1-651-649-5451.

c. Reporting, Information & Record Keeping Requirements
   i. The Discharge Response Coordinator will be prepared to provide the following information when reporting a discharge:

   1. Exact facility name, address and phone number of the facility;
   2. Date and time of the discharge;
   3. Type of material discharged;
   4. An estimate of the quantity of material discharged;
   5. The source of the discharge;
   6. A description of all affected media; (i.e. soil, water, sewer, etc.)
   7. The cause of the discharge;
   8. Any damages or injuries caused by the discharge;
   9. Any actions being taken to stop, remove and mitigate the effects of the discharge;
   10. Whether evacuation is necessary; and
   11. Names of individuals/organizations who have also been contacted.

   ii. Within 10 days after the release, the owner or operator shall file a written report with the chief of the Department's Waste Management Division outlining the cause of the release, discovery of the release, and the response measures taken or a schedule for completion of measures to be taken, or both, to prevent recurrence of similar releases.

   iii. A follow-up written report will be submitted to the USEPA within 60 days if a single discharge exceeds 1,000 gallons or the facility discharges oil in quantities greater than 42 gallons in each of two spill events within a twelve-month period. At a minimum, the written report will contain the information on table 4 below:

<table>
<thead>
<tr>
<th></th>
<th>Minimum Information Required for Reporting Discharges to the USEPA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Facility Name;</td>
</tr>
<tr>
<td>2</td>
<td>Owner/Operator’s Name;</td>
</tr>
<tr>
<td>3</td>
<td>Facility Location;</td>
</tr>
<tr>
<td>4</td>
<td>Name and address of registered agent of the owner, if any;</td>
</tr>
<tr>
<td>5</td>
<td>Maximum facility storage or handling capacity and normal daily throughput;</td>
</tr>
<tr>
<td></td>
<td>Corrective actions and countermeasures taken, including repairs or replacements;</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>7</td>
<td>Facility description, including maps, flow diagrams and topographical maps;</td>
</tr>
<tr>
<td>8</td>
<td>Cause(s) of such discharge(s), including a failure analysis of the system or subsystem in which failure occurred;</td>
</tr>
<tr>
<td>9</td>
<td>Additional preventive measures taken to minimize the possibility of reoccurrence;</td>
</tr>
</tbody>
</table>

iv. The Discharge Response Coordinator will keep a log of activities during the discharge event including the quantity of oil discharged, recovered, and disposed of; a general assessment of environmental damage, and any other notable events which may occur during the discharge and subsequent response activities. Upon completion of all activities, the Discharge Response Coordinator will complete a Spill or Release Report and prepare a summary of the incident for entry into the SPCC Plan. Copies of the completed Spill or Release Report will be submitted to the Environmental Compliance Specialist or other designated personnel and maintained in the facility central files.

16.0 SPILL (DISCHARGE) RESPONSE PROCEDURES [40 CFR 112.7(A)(3)(IV) AND 112.7(A)(5)]

Response Procedures

a. The employee(s) discovering the discharge will immediately stop work and, if appropriate, turn off any equipment in the affected area.

b. The employee(s) will report the discharge to the District Manager or Control Room and evacuate to a safe area, if necessary. (The District Manager is also the Primary Discharge Response Coordinator.)

c. If the Primary Coordinator is not available, the employee(s) will report the discharge to one of the listed Alternate Discharge Response Coordinators.

d. If the Discharge Response Coordinator or alternate is not available (nights, weekends, holidays), the lead operator or other appropriately designated person will assume the role of the Discharge Response Coordinator.

e. The Discharge Response Coordinator will designate an assistant, if necessary.

f. The Discharge Response Coordinator or designee will proceed to the discharge area and set up a perimeter. If necessary, assistance from the outside agencies will be requested.

g. Upon arrival, the Discharge Response Coordinator will assess the nature and extent of the release and the potential threat to human health and/or the environment.
h. As necessary, the Discharge Response Coordinator will evacuate personnel, notify local emergency authorities (911), and advise if area control or evacuation of the surrounding area is recommended or if medical assistance is required.

i. The Discharge Response Coordinator will take immediate action to control the discharge and to contain it within the Facility property line. A summary of discharge control equipment is provided in Table 5.

j. Should outside assistance be required to control the discharge, the Discharge Response Coordinator will contact the local emergency services at (911).

Table 5
Summary of Discharge Control Equipment
The following equipment is maintained and can be used to contain and control discharges or leaks.

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Equipment</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Radio</td>
<td>On Operator / Maintenance Individuals</td>
</tr>
<tr>
<td>3</td>
<td>Telephone</td>
<td>Control Room, Engineer Office/ Break Room, Cell phone</td>
</tr>
<tr>
<td>10 Boxes</td>
<td>Absorbents</td>
<td>Basement Closet next to oil storage</td>
</tr>
<tr>
<td>8</td>
<td>Spill control kits</td>
<td>At each Containment Area</td>
</tr>
<tr>
<td>5</td>
<td>Rakes and Shovels</td>
<td>Ash unloading area/ Shop</td>
</tr>
<tr>
<td>2</td>
<td>Portable pumps</td>
<td>Shop/ Parts room</td>
</tr>
</tbody>
</table>

Additional equipment which could be used to cleanup spilled or released material includes shovels, brooms, squeegees, large polyethylene bags, empty barrels, garden and service water hoses with sprayers, work gloves, front end loaders, and floor sweeper. Absorbent material is kept in the areas of the facility where they will likely be needed.

k. Should the discharge reach the storm sewer inlets, the Discharge Response Coordinator will authorize further action to stop the migration of the discharged material(s).

l. Upon containment and control of the release, Coordinator will direct the clean-up of the area. This will include a return of all response equipment and materials to their proper location and status.

m. To the extent feasible, the discharged material will be recovered, reclaimed and/or properly disposed of. Materials such as absorbents and contaminated soil and water will be disposed of according to local, state and federal regulations.

n. The cleanup contractors listed in Appendix B or those otherwise authorized by management will assist the facility in the proper disposal of the recovered material in accordance with applicable legal requirements.
o. The Discharge Response Coordinator or the alternate is also responsible for fulfilling the notification and recording requirements specified in Section 15.0.b.i-ix and 15.0.c.i.iv above, and the Follow-up Actions listed below.

**Follow Up Actions**

a. Clean and return all response equipment and materials to their proper location and status.

b. Review the discharge event, determine the cause of the release and take actions to prevent a recurrence under similar circumstances.

c. Complete any remaining discharge notification and reporting requirements from Sections 15.0.b.i-ix and 15.0.c.i.iv above.

d. Ensure spill response consumables (berms, pillows, bags, sorbent, etc.) are restocked accordingly.

### 17.0 Discharge Prevention Measures

**Drainage Controls**

a. The storm water drainage from the fuel oil tank area will be collected in a segregated holding area, and discharged to either the process water system or the sanitary sewer system based on visual observations of condition.

b. The holding area will be equipped with isolation valves to prevent storm water from entering the sewer system.

c. The storm water will be evaluated for contaminants prior to discharge. If an oily sheen is present, the operator will remove the sheen or oil accumulation from the rainwater with absorbent material before it is discharged. (See Appendix F1 and F2)

d. Onsite personnel will supervise the discharge of the storm water drainage. Once all the storm water has been discharged the valve in the sump will be locked closed (sealed).

e. Any drainage of water from the containment area will be documented on the **Dike Drainage Log**. Dike Drainage Log is maintained in the control room, each occurrence of drainage is logged with Date, Time, Dike area drained, Gallons drained and Operators initials.

**Valves Used on Diked Storage Areas**

a. The fuel oil containment area drainage sump will have either a gate or globe valve in the normally closed position. The storm water runoff will be either discharged to the process water system or the sanitary sewer after evaluation for contaminants as identified in 17.0 Drainage Controls, above.
b. Any drainage of water from the containment area will be documented on the *Dike Drainage Log*. The log is kept in the Control Room, each occurrence of drainage is logged with Date, Time, Dike area drained, Gallons drained and Operators initials.

**Plant Drainage Systems from Areas without Dikes**

a. Outside The Facility  
   i. There are no non-diked area exposed to precipitation and possible periodic heavy flow conditions outside of the plant.

b. Inside The Facility  
   i. The gear lubricant storage area is located inside the building unexposed to precipitation. If material is released outside of the storage area the oil would be contained inside the building. In this event the discharge could reach the facility sanitary sewer system via the floor drains located inside the facility and would trigger appropriate spill response measures.

   ii. Discharges from piping systems within the building could reach the facility sanitary sewer system via the floor drains located inside the facility and would trigger appropriate spill response measures.

   iii. In the event of a discharge inside the building, the operator(s) will absorb and cleanup the sheen, free oil or oily accumulation from the floor and water with absorbent material before any water is discharged. If further cleaning is necessary, a surfactant cleaning solution will be employed, and any residual water will be discharged to the sanitary sewer. Contaminated absorbent material will be disposed of appropriately.

c. Final Discharge of Drainage (Diversion Systems)  
   i. The only potential discharge to storm water systems from the facility is the drainage from the bulk fuel oil retention basin as previously described.

   ii. There are no drainage treatment facilities on site. As such, this section is not applicable.

**Bulk Storage Containers**  

a. Bulk storage containers, listed in Table 1, are constructed of appropriate materials for the stored contents and conditions of storage.
b. Secondary containment is provided for bulk storage containers as listed on Table 1. The containment provided for each storage container is sufficient volume to contain the volume of each container. The freeboard available for the fuel oil storage tank is well in excess of the precipitation associated with a 25 year, 24-hour storm event. The concrete containment walls are adequate to withstand the static weight of fuel oil in case of a failure of the tank.

Dike Area, Inspection and Drainage of Rainwater

a. The only containment area subject to rainwater collection is the fuel oil storage. The facility shall complete the Dike Drainage Log form before any discharge will be performed. The discharge frequency will be determined by the amount of rainfall collected in the identified areas.

b. In the event that oil sheen or chemical contamination is present, the facility shall remove the sheen or oil accumulation and/or the chemical material from the rainwater with appropriate absorbent material before it is discharged. If further cleaning is necessary, a surfactant cleaning solution will be employed, and any residual drainage will be discharged to the sanitary sewer. Contaminated absorbent material will be disposed of appropriately. If no oil sheen or chemical residue is present, this drainage will be discharged to either the process water system or the sanitary sewer system. Onsite personnel will supervise the discharge of storm water runoff. Once all the storm water has been discharged the valve will be locked closed (sealed). Any drainage of water from the containment area will be documented on the Dike Drainage Log.

Corrosion Protection of Buried & Partially Buried Metallic Storage Tanks

a. There are no buried metallic storage tanks at the facility; therefore, this section is not applicable.

b. There are no partially buried metallic storage tanks at the facility; therefore, this section is not applicable.

Periodic Integrity Testing of Aboveground Containers

a. Integrity testing is required for bulk storage containers. The following paragraphs describe the testing program that is applicable to the Facility's bulk storage containers. Inspection and/or testing of these containers will be documented in the Operator's Daily Log Book, the PM Database and on the Oil Storage Areas & Tanks Inspection/Testing Log provided in Appendix A.

b. Large Tanks: The fuel oil storage tank will receive integrity testing in addition to visual inspection.

i. All tank maintenance and PM records are maintained with the maintenance department and/or within the PM database on site. Monthly inspections of all tanks are completed using the PM database

ii. In accordance with American Petroleum Institute (API) Standard 653 criteria, ultrasonic thickness (UT) testing of the tank shell shall be
conducted on a 5-year interval. The interval shall only be increased based upon the successful results of two (2) UT surveys, with the increased interval as established based upon API 653 criteria.

iii. UT testing shall be performed at eight (8) vertical lines equally spaced around the tank. Each vertical line shall have readings taken at the tank base and at vertical intervals of one (1) foot for the first eight (8) feet and at four (4) foot intervals above the first eight (8) feet to the top of the tank. The tank roof shall have several UT readings taken from each of the eight (8) locations extending in toward the top center.

c. An internal inspection shall be conducted after twenty (20) years of operation. The internal inspection shall include a tank cleaning, and visual inspection of the tank bottom for settlement and obvious signs of corrosion of the shell, bottom and roof.

i. UT thickness readings of the tank bottom shall be taken on a two (2) foot grid and at two (2) foot intervals around the outer edge of the tank bottom to confirm/establish the tank bottom corrosion rate.

ii. Subsequent internal inspection intervals shall be based upon API 653 criteria and determined by the inspection results such that the bottom will not have corroded to less than 0.1 inches at the next inspection.

iii. This interval shall not exceed twenty (20) years. Once the tank bottom thickness reaches 0.1 inches, a decision will be made to either replace the whole tank, line the bottom, add cathodic protection, replace the tank bottom with a new bottom, and add a release prevention barrier or some combination of the above, considering the future service and operating environment of the tank.

d. As an alternative to the full internal inspection, the facility can obtain an electronic determination of tank bottom condition and corresponding UT survey with remote controlled crawler device by a certified contractor. The scope of the survey shall be as defined above. The contractor shall confirm that their process meets the criteria defined by API 653. This effort shall be supplemented with sampling of oil from the bottom of the tank to confirm no accumulation of sludge or condensate. The results of the survey shall determine the next scheduled inspection frequency.

e. Generally, any time that major repairs are made to the fuel oil storage tank (removal or replacing annular plate ring, jacking the container shell, installation of a 12" or larger nozzle, etc.) additional integrity testing shall be performed.

f. Transformer: Monthly visual inspection of tank and containment area will be performed, but no integrity testing will be performed.

g. Small Shop-Fabricated Tanks: The 55-gallon drums along with water chemistry bulk containers will be visually inspected at least monthly, but no integrity testing will be performed.
h. Electrical, operating and manufacturing equipment are not bulk storage containers, and as such are not subject to integrity test requirements. However, visual inspection of this equipment will be conducted at least monthly.

**Good Engineering Practice - Alarm Systems**

a. There is digital readout of tank level at the boiler control panels. A high tank level audible alarm is provided at the tank fill station in the event a truck is needed to fill the tank. This function is OOC. Tank level and fuel oil delivery are verified prior to transfer, to ensure adequate capacity.

**Visible Oil Leak Corrections from Container Seams and Gaskets**

a. As part of the monthly aboveground piping inspection and during routine facility walk downs any leaks from seams, gaskets, pumps, rivets or bolts will be identified and promptly corrected. Any oil accumulated will be collected and properly disposed as soon as it is identified.

**Observation of Wastewater Treatment Facilities for Oil-Contaminated Discharges**

a. There are no wastewater treatment facilities in use at this facility; therefore, this section is not applicable.

**Appropriate Positioning of Mobile or Portable Oil Storage Containers**

a. There are no mobile oil storage containers in use at this facility; therefore, this section is not applicable.

**18.0 FACILITY TRANSFER OPERATIONS**

a. Buried piping is used for the transfer of Fuel oil at this facility; oil is transferred through underground piping that connects the oil storage tank directly supplying the facility and the boilers as needed.

b. The facility terminal connection to the fuel oil tank fill line is isolated/closed, except during filling/transfer operations.

c. Piping supports were installed in accordance with applicable codes at the time of installation. Piping supports are inspected as part of the monthly piping system inspections to confirm system integrity.

d. Aboveground piping and valves will be visually inspected at least monthly to confirm system integrity. In addition to identifying any leaks from piping, joints or valves, observations will include determination of interference with other piping and equipment, excessive vibration, deflection or sag, and the general condition of supports, hangers and guides. The proper position of system valves will also be confirmed. Any anomalies will be promptly corrected and recorded on the work order form (Appendix A)
19.0 SUBSTANTIAL HARM CRITERIA CHECKLIST

a. The federal regulations provide an "Applicability of Substantial Harm Criteria Checklist" in 40 CFR 112.20(f)(1). These requirements have been placed in a checklist format. This checklist and an associated certification are found in Section 7.0 of this SPCC Plan. Based upon the completion of this checklist, it has been found that the facility is not required to prepare a facility response plan pursuant to 112.20(e).
The Property

Figure 1

FACILITY LOCATION MAP
St. Paul Steam Plant, University of Minnesota
1952 Commonwealth Avenue
Falcon Heights, Minnesota

LANDMARK ENVIRONMENTAL, LLC
Appendix A

OIL STORAGE AREAS & TANKS – INSPECTION/TESTING LOG

Work Order No. 01019326  3/10/2016  11:35:17AM  Page 1

TANK INSPECTION - MONTHLY (DAY OPERATING CREW)

<table>
<thead>
<tr>
<th>Task No.</th>
<th>Tenant</th>
<th>Assigned By</th>
<th>Assigned To</th>
<th>Request Date</th>
<th>Request Time</th>
<th>Originator</th>
</tr>
</thead>
<tbody>
<tr>
<td>01005</td>
<td></td>
<td>105-OMS</td>
<td></td>
<td>4/8/2016</td>
<td>11:35:12</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Equipment No.</th>
<th>Equipment Description</th>
<th>Location</th>
<th>Sub-location 1</th>
<th>Sub-location 2</th>
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</thead>
<tbody>
<tr>
<td>FO-TK139</td>
<td>LARGE FUEL OIL TANK</td>
<td>ST PAUL PLANT</td>
<td>380</td>
<td></td>
</tr>
</tbody>
</table>

List extra parts and comments here

Employee Code  Equipment No.  Work Date  First Name  Last Name  Regular Hours  Overtime Hours

Safety Notes

Equipment No.  FO-TK139

Task Instructions

PERFORM WALLGROUND VISUAL INSPECTION OF FACILITY TANKS.
CHECK FOR VISIBLE LEAKS ON TANKS. INSPECT CONTAINMENT AREAS FOR SIGNS OF LEAKAGE.

FUEL OIL TANK - FO-TK139 (460,000 GALLON)
INSPECT TANK FOR LEAKAGE
INSPECT CONTAINMENT AREA
INSPECT ABOVEGROUND PIPING
OIL LEVEL IN HEIGHT
OIL LEVEL IN GALLONS

HIGH VOLTAGE TRANSFORMER (OUTSIDE #6)
INSPECT FOR OIL LEAKAGE
INSPECT CONTAINMENT AREA

FUEL OIL PUMPS
FO-P143A PUMP A
FO-P143B PUMP B
INSPECT CONTAINMENT AREA
CATERPILLAR GENERATOR
- INSPECT TANK FOR LEAKAGE
- INSPECT CONTAINMENT AREA
- INSPECT TANK PIPING
- INSPECT TANK LEVEL (approx.)

DEALKALIZER TANK #1 AND #2
- INSPECT TANK FOR LEAKAGE
- INSPECT TANK PIPING
- INSPECT CONTAINMENT AREA

SOFTENER TANK #1 AND #2
- INSPECT TANK FOR LEAKAGE
- INSPECT TANK PIPING
- INSPECT CONTAINMENT AREA

CHEMICAL STORAGE TANKS (BOILER #7)
- NALCO 50% SODIUM HYDROXIDE
- NALCO 1700
- NALCO 22100
- CHEMICAL CHARGING TANKS
- INSPECT CONTAINMENT AREA

CHEMICAL STORAGE TANKS (BOILER #8)
- NALCO 1700
- NALCO 22300
- NALCO 8735
- CHEMICAL CHARGING TANKS
- INSPECT CONTAINMENT AREA

BOILER RECIRC.
- NALCO 2895
- NALCO 8735
- INSPECT CONTAINMENT AREAS
### Appendix B

**EMERGENCY CONTACT LIST**

**Regulatory Agencies**

<table>
<thead>
<tr>
<th>Regulatory Agencies</th>
<th>Phone Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>MPCA (Minnesota Pollution Control Agency)</td>
<td>800-422-0798</td>
</tr>
<tr>
<td>(Duty Officer - After Hours)</td>
<td></td>
</tr>
<tr>
<td>MPCA – Minneapolis District Office</td>
<td>800-422-0798</td>
</tr>
<tr>
<td>(During Normal Business Hours)</td>
<td></td>
</tr>
<tr>
<td>MPCA - Minneapolis - Surface Water Quality Division – Storm water</td>
<td>800-422-0798</td>
</tr>
<tr>
<td>(During Normal Business Hours)</td>
<td></td>
</tr>
<tr>
<td>EPA - National Response Center</td>
<td>800-424-8802</td>
</tr>
<tr>
<td>(US Coast Guard/EPA)</td>
<td></td>
</tr>
<tr>
<td>USEPA ~ SPCC Hotline (For Spill Related Questions)</td>
<td>800-424-9346</td>
</tr>
<tr>
<td>St Paul-Ramsey County Public Health</td>
<td>(651) 266-1200</td>
</tr>
<tr>
<td>Ramsey County Emergency Services</td>
<td>651-266-4090 or 911</td>
</tr>
<tr>
<td>Minneapolis Fire Department</td>
<td>(651) 224-7811 or 911</td>
</tr>
<tr>
<td>St. Paul Police Department</td>
<td>(651) 266-5512 or 911</td>
</tr>
<tr>
<td>Minneapolis Wastewater Treatment Facility (MWTF)</td>
<td>(612) 673-2405 or 311</td>
</tr>
</tbody>
</table>
## Appendix C

### EMERGENCY CONTACT LIST

**Veolia Energy North America – Central Region Management**

<table>
<thead>
<tr>
<th>Title/Name</th>
<th>Phone Numbers</th>
</tr>
</thead>
</table>
| Regional Vice President, Central Region Chuck Melcher | Cell: 616-308-8037  
Office: 312-552-2881  
Home: 616-682-9788 |
| Central Region Director of EH&S, Michael Stoppa | Cell: 816-799-4807  
Office: 816-889-4976  
Home: 816-229-1426 |
| District Manager Josh Svejcar | Office: 612-599-6927  
Cell: 612-599-6927  
Home: 715-808-3430 |

**IF UNABLE TO REACH EITHER OF THE ABOVE, THEN CONTACT:**

<table>
<thead>
<tr>
<th>Title/Name</th>
<th>Phone Numbers</th>
</tr>
</thead>
</table>
| Central Regional Engineer, Michael Marr | Cell: 630-202-0065  
Office: 630-904-5927  
Home: 630-904-5917 |
| Corporate Vice President EH&S, Kevin Biernacki | Cell: 508-962-1722  
Office: 617-691-1429  
Home: 508-363-4695 |
| President & CEO Bill DiCroce | Cell: 857-334-4427  
Office: 617-649-6650  
Home: 508-457-4918 |

**Crisis Center** 866-676-3372

### Qualified Pollution Incident Clean-Up Contractors

<table>
<thead>
<tr>
<th>Contractors</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veolia Environmental</td>
<td>1-800-668-4005</td>
</tr>
<tr>
<td>Safety-Kleen</td>
<td>616-453-7922</td>
</tr>
<tr>
<td>K &amp; D Grand Rapids Industrial Cleaning</td>
<td>616-784-8900</td>
</tr>
<tr>
<td>Valley City Environmental</td>
<td>616-235-1500</td>
</tr>
</tbody>
</table>
Appendix D
SPILL RESPONSE PROCEDURES FLOW CHART

1. Spill or Release identified by Employees or Contractors
2. Assess Personal Safety and Safety of others
3. Notify Control Room Via 2-way radio, Gai-Tronic comms or phone
4. Identify product
   - Minor Spill Under Guideline Values
     - Stop Spill if safely possible
     - Ensure spill does not enter water bodies
     - Keep track of spill data and report to EH&S
     - Forward Reports and Notifications to proper VENA and UMN Personal
   - Major Spill Over Guideline Values
     - Stop Spill if safely possible
     - Ensure spill does not enter water bodies
     - Implement SPCC Plan
     - Alert proper VENA and UMN Personal
     - Keep track of spill data and report to EH&S
     - Ensure Regulatory Agency notification within required timeframe
5. Track All Spill and Cleanup information through VENA
Appendix E
Discharge Notification Form

Veolia Discharge Notification

SECTION A. Site Information
Site name:
Street Address:
Case Tracking Number(s):

SECTION B. DISCHARGE BEING REPORTED WITH THIS SUBMISSION
Incident Number/Com. Center Number for the discharge being reported with this submission:

Is there an existing remedial case at the site?

SECTION C. DESCRIPTION OF DISCHARGE
Date Discharge Occurred: Date MPCA called:
Media Contaminated:
Soil Groundwater Surface Water Receiving Water: Historic Fill only

Description of Discharge:

Confirmed Discharge Notification
SECTION D. PERSON RESPONSIBLE FOR CONDUCTING THE REMEDIATION INFORMATION AND CERTIFICATION

Full Legal Name of the Person Responsible for Conducting the Remediation:

Representative First Name:

Representative Last Name:

Title:

Phone Number: Ext: Fax:

Mailing Address:

City/Town: State: Zip Code:

Email Address:

I certify under penalty of law that I have personally examined and am familiar with the information submitted herein, including all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, to the best of my knowledge, I believe that the submitted information is true, accurate and complete. I am aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.

Signature:

Date:

Name/Title:
Appendix F1  
Evaluation of Liquids in Secondary Containment or Other Sump Areas

This document provides overview of the state environmental regulations and EHS guidelines for evaluating liquids discovered in a secondary containment and other sump areas at University projects, sites and buildings.

<table>
<thead>
<tr>
<th>Action required</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visually determine if the liquid has any floating layers or portions.</td>
</tr>
<tr>
<td>- If yes, determine whether there is free petroleum or other stored product present. If yes, estimate volume of free product and report to EHS staff as a spill.</td>
</tr>
<tr>
<td>o If safe to do so, recover free product using adsorbent products (pads, booms, socks), storing spent absorbent in a closed, labeled container for Chemical Waste Program disposal (see Step 6, below).</td>
</tr>
<tr>
<td>o Collect a sample on the remaining liquid, and analyze as described by the flow chart below. Do not discharge liquid.</td>
</tr>
<tr>
<td>- If no, continue to Step 2.</td>
</tr>
<tr>
<td>Visually determine if the liquid has a sheen, odor or color.</td>
</tr>
<tr>
<td>- If yes, collect a sample on the liquid, and analyze as described by the flow chart below. Do not discharge liquid.</td>
</tr>
<tr>
<td>- If no, continue to Step 3.</td>
</tr>
<tr>
<td>Visually determine if there are any floating or settled solids in the liquid.</td>
</tr>
<tr>
<td>- If there are any floating solids, remove solids and dispose in solid waste.</td>
</tr>
<tr>
<td>- If there are any settled solids, avoid disruption/suction of solids when removing liquid portion by keeping suction inlet above the bottom of the basin and/or using a suction sock over the inlet. Do not discharge solids with the liquid portion.</td>
</tr>
<tr>
<td>- Continue to Step 4 after accounting for solids.</td>
</tr>
<tr>
<td>Discharge “clean” liquids to vegetated area or to a storm sewer drainage area, if vegetation is not available.</td>
</tr>
<tr>
<td>- If “no” to steps 1 and 2, and solids are managed as described in step 3, the liquid is considered “clean”.</td>
</tr>
<tr>
<td>- When pumping liquids, ensure that the pump inlet remains at the top of the liquid or that the inlet is covered with mesh or filter sock to avoid discharge of solids.</td>
</tr>
<tr>
<td>- Outlet should be to a vegetated area, if possible, with energy dissipation. If vegetation is unavailable, discharge only with erosion prevention and energy dissipation measures in place. Consult with EHS staff for site specific ideas for erosion prevention and/or energy dissipation measures.</td>
</tr>
<tr>
<td>- If draining from a containment plug hole, be sure that solids do not leave containment, and that the drain is closed after use.</td>
</tr>
</tbody>
</table>
Analyze liquids that are not “clean” to determine proper management.

- If the containment area has limited freeboard available and/or is in danger of overtopping, move liquid to a covered, closed and labeled container until analysis is completed and evaluated.
- The following parameters should be analyzed using 40 CFR 136 methods, unless otherwise excepted as shown below, where there is reasonable potential for the pollutant to be present:
  - VOCs
    - Alt method for benzene, toluene, ethylbenzene: Method 602, 624 or 1624, or EPA 5030/8015 or 5030/8240.
    - Alt method for xylenes: Method 8240 or WI method
  - GRO/DRO: WI method
  - PAHs
  - Nitrate-N, Ammonia
  - Total P
  - Total Chlorides

Evaluate sample results.

- Samples representing liquids where all analytes are non-detectable (ND) are considered to be “clean”. These liquids can be managed as described in step 4, above.
  - Maintain test results, discharge date, location and duration with other EHS records.
- Samples representing liquids where any analyte value is above the detection level is not considered “clean”. **Do not discharge this liquid to vegetation or to storm sewer.**
  - Provide sample results and a volume estimate to EHS staff, and consult about disposal requirements.
  - In cases with limited pollutant level and/or volume, liquids may be able to be discharged to the sanitary sewer. A letter of no action, or a single-use discharge permit from MCES may be required.
  - In cases with elevated pollutant levels, the liquid may be required to be managed by the Chemical Waste Program (see Step 7, below).
  - Maintain test results and other relevant disposal information with other EHS records.

Managed collected wastes timely.

- For collected wastes that cannot be discharged: move within 30 days of fill date to central accumulation area; check with Chemical Waste Program for time allowed in central accumulation area (time varies).
  - Contact Chemical Waste Program at (612) 626-1604 or hazwaste@tc.umn.edu to make arrangements to ship waste.
Appendix F2
Evaluation of Liquids in Secondary Containment or Other Sump Areas Flow Chart

Liquid is identified in a secondary containment or other sump area

Does liquid have any floating liquids?

Yes

Liquid is free petroleum or stored product?

Yes

Take sample of liquid and analyze for pollutants

Analyze sample for pollutants with 'reasonable' potential using EHS list and sampling methods.

Are all analytes non-detectable?

Yes

Determine management reqts with EHS

No

No

Does liquid have any floating solids?

Yes

Remove debris from liquid and dispose in solid waste.

Clean liquid may be discharged to a vegetated area, if available, or storm sewer with energy dissipation or erosion protection.

No

Does liquid have a sheen?

Yes

Is liquid clear, without any odor or color?

Yes

No

Does liquid have any floating liquids?

Yes

No

(1) Report as a spill to EHS.
(2) Remove free liquid if safe using absorbent pad or skimming.
(3) Collect pads and skimmed fluids for disposal as chemical waste.
(4) Collect sample on lower fraction.