

**Division of Water Quality
P.O. Box 029
Trenton, NJ 08625-0029
Phone: (609) 633-3823
Fax: (609) 984-7938**

Date: December 18, 2003

Re: Final General Permit Renewal, NJPDES Permit No.: NJ0105767
Category EG - Land Application of Food Processing By-Products

Dear Interested Party:

Enclosed is a **final** New Jersey Pollutant Discharge Elimination System (NJPDES) permit action identified above which has been issued in accordance with N.J.A.C. 7:14A. A summary of the significant and relevant comments received on the draft action during the public comment period, the Department's responses, and an explanation of any changes from the draft action have been included in the Response to Comments document attached hereto as per N.J.A.C. 7:14A-15.16.

Any requests for an adjudicatory hearing shall be submitted in writing by certified mail, or by other means which provide verification of the date of delivery to the Department, within 30 days of receipt of this Residual General Permit Renewal in accordance with N.J.A.C. 7:14A-17.2. You may also request a stay of any contested permit condition as per N.J.A.C. 7:14A-17.6 *et seq.* The adjudicatory hearing request must be accompanied by a completed Adjudicatory Hearing Request Form; the stay request must be accompanied by a completed Stay Request Form (forms enclosed).

If you have any questions on the final action, please contact Patrick R. Brown at (609) 633-3823.

Sincerely,

Mary Jo Aiello, Chief,
Bureau of Pretreatment and Residuals

Enclosures

c: Permit Distribution List

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New Jersey Department of Environmental Protection
Division of Water Quality
Bureau of Pretreatment and Residuals

FACT SHEET

This fact sheet sets forth the principal facts and the significant factual, legal, and policy considerations examined during preparation of the final permit.

PERMIT ACTION: Residuals General Permit Renewal

1 Name and Address of the Permittee:

GENERAL PERMIT - CATEGORY EG
PER INDIVIDUAL NOTICE OF AUTHORIZATION

2 Name and Address of the Facility/Site:

NJPDES MASTER GENERAL PERMIT - CATEGORY EG
PER INDIVIDUAL NOTICE OF AUTHORIZATION

3 Description of the Facilities Covered by this Permit:

This general New Jersey Pollutant Discharge Elimination System (NJPDES) permit renewal is issued in accordance with N.J.A.C. 7:14A, and applies only to food processing operations generating food processing by-products (as defined in this general permit). The permit addresses only the land application of food processing by-products. This general NJPDES permit does not supercede any existing permits that a food processing operation may currently possess.

The Department has determined that this discharge category requires similar operating conditions, the same monitoring, and is more appropriately regulated under a general permit rather than individual permits.

The general permit does not address and is not an approval of any past activity that the food processing operation conducted that has affected or may adversely affect the waters of the State.

Any food processing by-product generator not currently covered by the existing general permit or whose operations have changed who wish to be covered by this general permit must submit a complete application to the Department. The Department will then make a determination based upon the permit application whether the applicant can be covered by the conditions of the general permit.

Application forms are available at the following addresses:

Bureau of Pretreatment and Residuals
NJDEP
P.O. Box 029
Trenton, New Jersey 08625

Via the internet at “www.state.nj.us/dep/dwq/forms.htm”

Or Call (609) 633-3823.

4 Specific Authorization Criteria:

The general permit renewal continues to control the land application of a class of materials generated by the food processing industry, namely, food processing by-products. Food processing by-products include food processing residuals and food processing vegetative wastes. Food processing residuals generated as a result of treatment of food processing wastewater, and food processing vegetative wastes produced as a by-product of the food processing industry have, in the past, been approved for land application as a soil conditioner and fertilizer under this general permit and individual NJPDES permits. Food processing by-products quality analyses presented to the Department indicate that these materials are generally suitable for land application. This final general permit renewal continues existing operations.

The Department will consider the following for coverage under this general permit:

- (1) Source must be a food processing by-product;
- (2) The quantity and/or quality of the discharge is more appropriately regulated under a general permit;
- (3) The source requires the same or substantially similar types of operating procedures;
- (4) The source requires the same or substantially similar monitoring.

Food processing by-products must benefit crop growth and soil productivity when applied to the land. Food processing by-product analyses will be required prior to and during operations occurring under the authority of this general permit. In order to qualify for coverage under this general permit a food processing by-product generator must first apply to the Department to demonstrate that no conditions exist that would necessitate consideration of individual permitting. Application requirements are explained in Part II, Condition B.6.a of this permit renewal. Conditions which preclude a food processing by-product from eligibility for coverage under this permit include, but are not limited to excessive pollutant levels, pathogen contamination, and potential for nuisance conditions to occur upon land application. Also, process wastewater and other wastewater is not eligible for coverage under this general permit.

5 Distribution and Land Application

Food processing residuals and food processing vegetative wastes may be distributed to farms with suitable soils for land application. A NJPDES permit will not be required for each user site provided food processing by-products are utilized in accordance with the provisions specified in this general permit. It will be the responsibility of the permittee to ensure that food processing by-products are properly utilized at user sites. Food processing by-products will be land applied as a fertilizer and soil conditioner.

6 Summary of Permit Conditions:

Permit conditions are listed in the attached documents.

7 Name, Bureau, and Phone Number of Contact Person:

Patrick R. Brown, Bureau of Pretreatment and Residuals, (609) 633-3823

8 Basis for Permit Conditions:

The documents listed below were instrumental in the NJDEP's review of the development of the permit conditions and monitoring requirements for Part III and IV:

1. New Jersey "Water Pollution Control Act" and amendments - N.J.S.A. 58:10A-1 et seq.
2. New Jersey "Solid Waste Management Act" and amendments - N.J.S.A. 13:1E-1 et seq.
3. United States Environmental Protection Agency "Standards for the use or disposal of sewage sludge" (40 CFR Part 503).
4. "New Jersey Pollutant Discharge Elimination System" (N.J.A.C. 7:14A).
5. Technical Manual for Residuals Management, May 1998.
6. USEPA Part 503 Implementation Guidance, EPA 833-R-95-001, October 1995. This document is a compilation of federal requirements, management practices and EPA recommended permit conditions for sewage sludge use and management practices.
7. USEPA A Plain English Guide to the EPA Part 503 Biosolids Rule, EPA/832/R-93/003, September 1994.
8. New Jersey "Statewide Sludge Management Plan", November 1987.
9. New Jersey "Sludge Quality Assurance Regulations" (SQAR), N.J.A.C. 7:14C.
10. Technical Support Document for Land Application of Sewage Sludge, Volumes I and II, EPA 822/R-93-001a and 001b, November 1992.
11. USEPA Process Design Manual Land Application of Sewage Sludge and Domestic Septage, EPA/625/R-95/001, September 1995. This manual summarizes nationwide information concerning land application of sludges.

12. USEPA Environmental Regulations and Technology: Control of Pathogens and Vector Attraction in Sewage Sludge, EPA/625/R-92/013, revised October 1999.
13. USEPA Guide to the Biosolids Risk Assessments for the EPA Part 503 Rule, EPA-832-B-93-005, September 1995.
14. Final General NJPDES Permit No. NJ0105767 to land apply food processing by-products issued on October 1, 1998.
15. Draft General NJPDES Permit No. NJ0105767 to land apply food processing by-products issued on August 29, 2003.

New Jersey Department of Environmental Protection
Division of Water Quality
Bureau of Pretreatment and Residuals

RESPONSE TO COMMENTS

This constitutes the New Jersey Department of Environmental Protection' s (NJDEP' s) response to comments raised during the comment period for draft New Jersey Pollutant Discharge Elimination System (NJPDES) Permit No. NJ0105767, issued on August 29, 2003. The draft general permit renewal proposed to restrict and control the land application of food processing by-products to farm lands in New Jersey.

Public notice of issuance of the draft permit renewal was provided in the following newspapers (date of publication in parenthesis): Asbury Park Press (September 6, 2003), Bridgeton Evening News (September 15, 2003), Burlington County Times (September 9, 2003), Courier Post (September 15, 2003), Home News Tribune (September 6, 2003), Hunterdon County Democrat (September 11, 2003), New Jersey Herald (September 10, 2003), The Press of Atlantic City (September 15, 2003), The Record (September 15, 2003), The Star Ledger (September 8, 2003), Today' s Sunbeam (September 9, 2003), and the Times (September 15, 2003). Notice was also provided in the *DEP Bulletin* on September 10, 2003.

The NJDEP changed the following provisions of the draft general permit renewal in response to comments received, for the purposes of clarification, and/or to further provide protection of water quality:

1. The Sample Point column heading on Table III-B-1 was changed from "Residuals" to "Vegetative Waste."
2. Section B. EG02 FOOD PROC. VEG. WASTE of PART III (page 3 of 3) under the Residuals DMR Reporting Requirements heading, was changed from "Submit a Quarterly DMR: due 0 calendar day after the end of each calendar quarter" to "Submit a Monthly DMR: due 0 calendar day after the end of each calendar month"
3. The following sentence was added to Condition B.6.a of Part II: "This request shall be submitted for new authorizations under the general permit and is not required for renewal of existing authorizations."

After a review and consideration of the written comments submitted by Karen Kritz, Agribusiness Development Representative, New Jersey Department of Agriculture, Pearl Giordano, President, New Jersey Food Processors Association, Inc., and Barbara Sachau, the NJDEP provides the following responses:

New Jersey Department of Agriculture comments received by the NJDEP by letter on October 14, 2003 (paraphrased):

COMMENT 1

Section B. EG02 FOOD PROC. VEG. WASTE of PART III (page 3 of 3) covers food processing vegetative wastes. However, the term ‘residuals’ is used throughout this section. It is requested the term ‘food processing vegetative waste’ replace the term ‘residuals.’

RESPONSE 1

The Sample Point column on Table III-B-1 has been changed to ‘Vegetative Waste.’ The term ‘residuals’ remains elsewhere in this section due to limitations of the New Jersey Environmental Management System (NJEMS) database, which is used to create the permit, and since further changes to the term ‘residuals’ would be neither significant nor substantial.

COMMENT 2

Section B. EG02 FOOD PROC. VEG. WASTE of PART III (page 3 of 3) under the Residuals DMR Reporting Requirements heading, it states, ‘Submit a Quarterly DMR: due 0 calendar day after the end of each calendar quarter.’ It is requested that the reporting requirement read, ‘Quarterly DMRs submission not required’ since monitoring report forms are not required to be submitted for food processing vegetative waste.

RESPONSE 2

The commentor’s request cannot be accommodated in the NJEMS database. The current reporting requirement simply serves as a placeholder to satisfy NJEMS requirements. The NJDEP has changed the reporting requirement to, ‘Submit a Monthly DMR: due 0 calendar day after the end of each calendar month’ since food processing vegetative waste shall be monitored on a monthly frequency.

COMMENT 3

Authorizations under the general permit should receive quarterly DMRs for food processing vegetative waste monitoring with a notation at the bottom of the form that states the form is not required to be submitted to the NJDEP. This would assist in permittee compliance with the monitoring requirements contained in the general permit.

RESPONSE 3

This request would result in the generation of unnecessary paperwork and mailings from the NJDEP on a routine basis. However, a ‘sample’ food processing vegetative waste Residuals DMR will be sent with initial and renewal authorizations under the general permit. Permittee’s

may make as many copies of the sample form as deemed necessary to assist in compliance with the conditions of the general permit.

COMMENT 4

Condition B.6.a of Part II, which sets forth the administrative requirements for requesting authorization under the general permit, should be clarified to only apply to new applicants for initial authorization.

RESPONSE 4

For clarification the NJDEP has added the following sentence to Condition B.6.a of Part II: "This request shall be submitted for new authorizations under the general permit and is not required for renewal of existing authorizations."

COMMENT 5

NJDEP should consider issuing automatic renewals to authorizations under the general permit when the general permit is renewed in order to streamline the renewal process.

RESPONSE 5

Pursuant to Condition B.6.c of Part II upon renewal of the general permit, authorizations shall be automatically renewed as allowed in N.J.A.C. 7:14A-6.13(d)9.

New Jersey Food Processors Association, Inc. comments received by the NJDEP by letter on October 15, 2003 (paraphrased):

COMMENT 6

At Condition B.6.a of Part II add the sentence, "This request for authorization is required for new permit applications only and is not required for existing permit renewals."

RESPONSE 6

Please see the response to Comment 4.

COMMENT 7

In Section B. EG02 FOOD PROC. VEG. WASTE of Part III (page 3 of 3) under the Discharge Categories heading it reads, "Land Appl/Food Processing Res (GP)" but should state "Land Appl/Food Processing Veg. Waste (GP)."

RESPONSE 7

The discharge category for this general permit is a generic label that must be the same for both the food processing residuals and the food processing vegetative waste tables. Due to space limitations for this field in the NJEMS database, the label must be abbreviated and remains unchanged in the final permit.

COMMENT 8

In Section B. EG02 FOOD PROC. VEG. WASTE of Part III (page 3 of 3) under the Residuals DMR Reporting Requirements heading it reads, "Submit a Quarterly DMR: due 0 calendar day after the end of each calendar quarter." Change this reporting requirement to read, "Vegetative waste does not have to be reported under the general permit but the records must be retained on site for at least 5 years. There may be reporting requirements under individual permits."

RESPONSE 8

Please see the response to Comment 2.

COMMENT 9

In Section B. EG02 FOOD PROC. VEG. WASTE of Part III (page 3 of 3) Table III-B-1: Residuals DMR Limits and Monitoring Requirements, the Sample Point for all parameters reads "Residuals" but should state "Vegetative Waste."

RESPONSE 9

The Sample Point on Table III-B-1 is changed to "Vegetative Waste" in the final permit.

COMMENT 10

The New Jersey Food Processors request the inclusion of a preprinted Vegetative Waste DMR form that would state that the reporting of the form is not required. This would be used as a guide to those authorized under the general permit to sample as required and meet all record keeping requirements.

RESPONSE 10

Please see the response to Comment 3.

Comments from Barbara Sachau received via email on October 9, 2003 (paraphrased):

COMMENT 11

There must be random inspections of what is claimed to be “not harmful” because there are cheaters who try to pass harmful residues off as non-harmful.

RESPONSE 11

The NJDEP’s regional Bureaus of Water Compliance and Enforcement perform announced and unannounced inspections of facilities authorized under this general permit annually, at a minimum, and more frequently when warranted (i.e. due to complaints from the public or if recommended by permitting staff).

COMMENT 12

Not enough information is provided in the public notice for the renewal of this general permit. The public should not have to pay funds to find out what their government agencies are proposing to allow. The regulation time to comment should be extended so all information could be published and available on the NJDEP website on exactly what is proposed.

RESPONSE 12

The information provided in the public notice is consistent with the public notice requirements found at N.J.A.C. 7:14A-15.10. In response to the above comments, the NJDEP furnished the commentor with a complete gratis copy of the draft renewal of NJPDES General Permit No. NJ0105767 from which this commentor submitted additional comments before the close of the comment period. Only those parties listed above responded to the statewide notice issued for this proposed permit action. Therefore, the comment period was not extended as the criteria set forth at N.J.A.C. 7:14A-15.14 were not satisfied.

COMMENT 13

The public does not have all the information on the names of food processing companies authorized under the general permit, no details on how many tons of food processing by-products are land applied, and where it is land applied. I do not appreciate secret government.

RESPONSE 13

The general permit renewal for the land application of food processing by-products sets forth the conditions necessary to protect the environment by regulating a similar class of activity, the land application of food processing by-products, and not individual facilities. The food processing operations covered under the previous general permit are as follows: Cape May Foods, Inc., Casa Di Bertacchi Corporation, Nestle USA – Beverage Division, Ocean Spray Cranberries, Inc., Grasso Foods, Inc., New Milford Farms, Inc., Violet Packing Company, White Wave Inc.,

Johanna Foods, Inc., Clement Pappas & Co., Inc., F & S Produce Company, Inc., and Seabrook Brothers & Sons, Inc. Each new authorization under the general permit is published in the New Jersey Bulletin, which can be found on the NJDEP's website at <http://www.state.nj.us/dep/bulletin>. In 2003, approximately 1489 dry metric tons of food processing residuals were land applied to farmlands in New Jersey under the previous general permit. Renewal of this general permit followed the criteria set forth in the New Jersey Pollutant Discharge Elimination System regulations (NJPDES, N.J.A.C. 7:14A) including preparation of a draft permit, issuing a public notice, inviting public comment, issuing a final permit decision, responding to comments, and establishing an administrative record for the permit action. The public notice for the permit action contained the requirements set forth in N.J.A.C. 7:14A-15.10 including a brief description of the activity, a general description of the permit area, the name and address of the office within the NJDEP to which a person can make a written request to review the administrative record and obtain copies of the permit, a description of the comment procedures, and information to schedule a public hearing. The NJDEP did not receive a request to review the administrative record for this permit action.

Comments from Barbara Sachau received by the NJDEP by letter on September 22, 2003 (paraphrased where appropriate):

COMMENT 14

Email, which is a commonly used form of mail in 2003, should be allowed for public comments.

RESPONSE 14

Comments may be submitted via email to become part of the public record. However, the sender must be aware that they do not have verification the NJDEP received said comments as specified in N.J.A.C. 7:14A-15.13.

COMMENT 15

Every farm where food processing by-products are land applied must be fully documented, along with how many tons are spread and the acreage impacted.

RESPONSE 15

These records are required to be kept by permittees in accordance with Part IV of NJPDES General Permit No. NJ0105767.

COMMENT 16

In Part III – Limits and Monitoring Requirements, I am concerned and oppose all of the loading of nitrate nitrogen and ammonia on the fields because there is a nitrogen/nitrate problem in New Jersey.

RESPONSE 16

Nitrogen is an essential nutrient for crop growth. The loading of nutrients is determined from routine analysis of the food processing by-products and limited by the nutrient requirements of the crops grown.

COMMENT 17

Results of any tests must be submitted to the NJDEP for review and immediate action taken if anything looks out of line.

RESPONSE 17

Results of monthly food processing residuals quality monitoring is required to be submitted to the NJDEP. Food processing vegetative waste quality monitoring does not have to be submitted to the NJDEP but must be kept on file for a minimum of five years. This data is reviewed during inspections at the food processing facilities. Actions on questionable data may include re-sampling and enforcement action where appropriate.

COMMENT 18

Regarding Condition A.1.a of Part IV (page 3 of 5): The permittee shall pay NJDEP funds for a totally independent, honest lab to be hired by the state employees for the protection of the people of the state of New Jersey. Said lab shall perform unbiased, truthful reports on exactly what is in the claimed food products and the funds for this purpose shall be substantial enough so that full testing can be done. If any lab violates this provision and falsifies reports, the fine shall be a minimum of \$500,000 and the lab shall then be prohibited from ever doing any state work at any time in the future. Samples shall be taken on an unannounced basis so that truthful samples can be taken. The record should reflect that the USEPA has just been sued by Citizens of the US for hurting children by allowing pesticides in food – we do not want our local EPA to allow such harmful effects on the people of New Jersey.

RESPONSE 18

The NJPDES program is based both on self-monitoring and confirmatory, unannounced monitoring performed by the permitting agency. A New Jersey Certified laboratory shall perform food processing by-product analysis. Compliance with the Regulations Governing the Certification of Laboratories and Environmental Measurements at N.J.A.C. 7:18 assists a laboratory in meeting the data quality requirements of State regulatory programs with regard to accuracy, precision, completeness, comparability, and representativeness. Laboratories falsifying reports are subject to civil and administrative penalties and loss of NJDEP certification pursuant to N.J.A.C. 7:18-10. Additionally, consistent with N.J.A.C. 7:14A-2.11(e) the NJDEP may enter a premises covered under the general permit for purposes of inspection, sampling, copying or photographing where a discharge source, regulated facility, or activity is or might be located. The general permit sets forth the conditions for land application of food processing by-products and

not direct human consumption of these materials. Therefore comments regarding pesticides in food are not germane to this permit action.

COMMENT 19

Regarding the definition of ‘Food Processing Residuals’ in Condition B.1.f in Part IV (page 2 of 5): Food processing residuals should not include packing materials. Packaging materials are not food and including them in with food is trying to fool the public. Packaging should not be spread upon farmland.

RESPONSE 19

Food processing by-products containing packaging material are prohibited from inclusion under the general permit.

COMMENT 20

New Jersey has a real problem with toxic dumping and residents need to be fully protected. Updating the standards in the lax manner represented in the draft general permit is not protection enough.

RESPONSE 20

The NJDEP has found since the initial general permit for the land application of food processing by-products was issued in 1993 that the conditions contained in the general permit are stringent enough to protect human and animal health, and the environment.

COMMENT 21

The conservation plan approved by the local SCD, as required in Condition B.1.a.v of Part IV (page 3 of 3), should be fully open to public inspection and a copy of the plan should be on file with the NJDEP and the town where land application is occurring.

RESPONSE 21

The NJDEP or the permittee will make the conservation plan available for public inspection upon request.

COMMENT 22

Regarding Condition D.2. of Part IV (page 4 of 5), land application and stockpiling of food processing by-products should not occur within 500 feet of surface waters due to run-off concerns.

RESPONSE 22

The setback of ten meters (33 feet) for land application of food processing by-products is consistent with the requirements of 40 CFR Part 503 (Standards for the Use or Disposal of Sewage Sludge) and N.J.A.C. 7:14A (New Jersey Pollutant Discharge Elimination System). The ten meters setback combined with the land application requirements of the general permit, including the conservation plan that may contain greater setbacks due to site specific concerns, will minimize runoff of nutrients to surface waters to the most reasonable practical extent.

The setback of fifty meters (165 feet) for stockpiling of food processing by-products combined with the storage provisions of the general permit, including the conservation plan that may contain greater setbacks due to site specific concerns, will minimize runoff to surface waters to the most reasonable practical extent.

COMMENT 23

Regarding Condition D.2.hvi of Part IV (page 4 of 5), stockpiling of dewatered food processing residuals and food processing vegetative wastes should not exceed fifteen (15) days. The limit of 180 days contained in the draft permit is excessive.

RESPONSE 23

The 180-day stockpiling limit allows for maximum flexibility for farmers. It is recognized that this time period may be excessive for some food processing by-products. In cases where vector attraction and malodors are an issue, either the applicant will be denied coverage under the general permit or existing permittees will be subject to more stringent storage provisions, or the general permit authorization may be revoked by the NJDEP.

COMMENT 24

The United States Department of Agriculture/Natural Resource Conservation Service should not be regarded as “experts” since they operate as a special interest not dedicated to the interests of the United States as a whole, but as an agent interested in one small segment of the American economy, farmers. Additionally, using the Rutgers standard for nitrogen is questioned, since Cook College at Rutgers seems to be so strongly allied with the farming community it may be doubtful that they can make strong independent judgements favoring the entire citizenry of New Jersey.

RESPONSE 24

The United States Department of Agriculture/Natural Resource Conservation Service and Rutgers Cooperative Extension are regarded as leading agricultural advisory agencies in New Jersey.



NEW JERSEY POLLUTANT DISCHARGE ELIMINATION SYSTEM

The New Jersey Department of Environmental Protection hereby grants you a NJPDES permit for the facility/activity named in this document. This permit is the regulatory mechanism used by the Department to help ensure your discharge will not harm the environment. By complying with the terms and conditions specified, you are assuming an important role in protecting New Jersey's valuable water resources. Your acceptance of this permit is an agreement to conform with all of its provisions when constructing, installing, modifying, or operating any facility for the collection, treatment, or discharge of pollutants to waters of the state. If you have any questions about this document, please feel free to contact the Department representative listed in the permit cover letter. Your cooperation in helping us protect and safeguard our state's environment is appreciated.

Permit Number: NJ0105767

FINAL: Residual Master General Permit Renewal

Permittee:

GENERAL PERMIT - CATEGORY EG
PER INDIVIDUAL NOTICE OF
AUTHORIZATION

Co-Permittee:

Property Owner:

NJDEP - DIVISION OF WATER QUALITY
401 E STATE ST
TRENTON,NJ 08625

Location Of Activity:

GENERAL PERMIT - CATEGORY EG
PER INDIVIDUAL NOTICE OF
AUTHORIZATION

Authorization(s) Covered Under This Approval	Issuance Date	Effective Date	Expiration Date
EG -Land Appl/Food Processing Res(GP)	12/18/03	02/01/04	01/31/09

By Authority of:
Commissioner's Office

DEP AUTHORIZATION
Mary Jo M. Aiello, Chief
Bureau of Pretreatment and Residuals
Division of Water Quality

(Terms, conditions and provisions attached hereto)

PART I GENERAL REQUIREMENTS: NJPDES

A. General Requirements of all NJPDES Permits

1. Requirements Incorporated by Reference

- a. The permittee shall comply with all conditions set forth in this permit and with all the applicable requirements incorporated into this permit by reference. The permittee is required to comply with the regulations, including those cited in paragraphs b. through e. following, which are in effect as of the effective date of the final permit.
- b. General Conditions
 - Penalties for Violations N.J.A.C. 7:14-8.1 et seq.
 - Incorporation by Reference N.J.A.C. 7:14A-2.3
 - Toxic Pollutants N.J.A.C. 7:14A-6.2(a)4i
 - Duty to Comply N.J.A.C. 7:14A-6.2(a)1 & 4
 - Duty to Mitigate N.J.A.C. 7:14A-6.2(a)5 & 11
 - Inspection and Entry N.J.A.C. 7:14A-2.11(e)
 - Enforcement Action N.J.A.C. 7:14A-2.9
 - Duty to Reapply N.J.A.C. 7:14A-4.2(e)3
 - Signatory Requirements for Applications and Reports N.J.A.C. 7:14A-4.9
 - Effect of Permit/Other Laws N.J.A.C. 7:14A-6.2(a)6 & 7 & 2.9(c)
 - Severability N.J.A.C. 7:14A-2.2
 - Administrative Continuation of Permits N.J.A.C. 7:14A-2.8
 - Permit Actions N.J.A.C. 7:14A-2.7(c)
 - Reopener Clause N.J.A.C. 7:14A-6.2(a)10
 - Permit Duration and Renewal N.J.A.C. 7:14A-2.7(a) & (b)
 - Consolidation of Permit Process N.J.A.C. 7:14A-15.5
 - Confidentiality N.J.A.C. 7:14A-18.2 & 2.11(g)
 - Fee Schedule N.J.A.C. 7:14A-3.1
 - Treatment Works Approval N.J.A.C. 7:14A-22 & 23
- c. Operation And Maintenance
 - Need to Halt or Reduce not a Defense N.J.A.C. 7:14A-2.9(b)
 - Proper Operation and Maintenance N.J.A.C. 7:14A-6.12
- d. Monitoring And Records
 - Monitoring N.J.A.C. 7:14A-6.5
 - Recordkeeping N.J.A.C. 7:14A-6.6
 - Signatory Requirements for Monitoring Reports N.J.A.C. 7:14A-6.9
- e. Reporting Requirements
 - Planned Changes N.J.A.C. 7:14A-6.7
 - Reporting of Monitoring Results N.J.A.C. 7:14A-6.8
 - Noncompliance Reporting N.J.A.C. 7:14A-6.10 & 6.8(h)
 - Hotline/Two Hour & Twenty-four Hour Reporting N.J.A.C. 7:14A-6.10(c) & (d)
 - Written Reporting N.J.A.C. 7:14A-6.10(e) & (f) & 6.8(h)
 - Duty to Provide Information N.J.A.C. 7:14A-2.11, 6.2(a)14 & 18.1
 - Schedules of Compliance N.J.A.C. 7:14A-6.4
 - Transfer N.J.A.C. 7:14A-6.2(a)8 & 16.2

PART II

GENERAL REQUIREMENTS: DISCHARGE CATEGORIES

A. Additional Requirements Incorporated By Reference

1. Residuals Management

- a. The permittee shall comply with land-based sludge management criteria and shall conform with the requirements for the management of residuals and grit and screenings under N.J.A.C. 7:14A-6.15(a), which includes:
 - i. Standards for the Use or Disposal of Residual, N.J.A.C. 7:14A-20;
 - ii. Section 405 of the Federal Act governing the disposal of sludge from treatment works treating domestic sewage;
 - iii. The Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq., and the Solid Waste Management Rules, N.J.A.C. 7:26;
 - iv. The Sludge Quality Assurance Regulations, N.J.A.C. 7:14C;
 - v. The Statewide Sludge Management Plan promulgated pursuant to the Water Quality Planning Act, N.J.S.A. 58:11A-1 et seq., and the Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq.; and
 - vi. The provisions concerning disposal of sewage sludge and septage in sanitary landfills set forth at N.J.S.A. 13:1E-42 and the Statewide Sludge Management Plan.
 - vii. Residual that is disposed in a municipal solid waste landfill unit shall meet the requirements in 40 CFR Part 258 and/or N.J.A.C. 7:26 concerning the quality of residual disposed in a municipal solid waste landfill unit. (That is, passes the Toxicity Characteristic Leaching Procedure and does not contain "free liquids" as defined at N.J.A.C. 7:14A-1.2.).

B. General Conditions

1. Notification of Changes

- a. All permittees shall give written notice to the Department of any planned physical alterations or additions to the permitted facility when the alteration or addition is expected to result in a significant change in the permittee's discharge(s) and/or residual use or disposal practices.

2. Permit Conditions Relating to Residuals Management

- a. If any applicable standard for residual use or disposal is promulgated under section 405(d) of the Federal Act and Sections 4 and 6 of the State Act and that standard is more stringent than any limitation on the pollutant or practice in the permit, the Department may modify or revoke and reissue the permit to conform to the standard for residual use or disposal.

- b. The permittee shall make provisions for storage, or some other approved alternative management strategy, for anticipated downtimes at a primary residual management alternative. The permittee shall not be permitted to store residual beyond the capacity of the structural treatment and storage components of the treatment works. N.J.A.C. 7:14A-20.8(a) and N.J.A.C. 7:26 provide for the temporary storage of residuals for periods not exceeding six months, provided such storage does not cause pollutants to enter surface or ground waters of the State. The storage of residual for more than six months is not authorized under this permit. However, this prohibition does not apply to residual that remains on the land for longer than six months when the person who prepares the residual demonstrates that the land on which the residual remains is not a surface disposal site or landfill. The demonstration shall explain why residual must remain on the land for longer than six months prior to final use or disposal, discuss the approximate time period during which the residual shall be used or disposed and provide documentation of ultimate residual management arrangements. Said demonstration shall be in writing, be kept on file by the person who prepares residual, and submitted to the Department upon request.
- c. The permittee shall comply with the appropriate adopted District Solid Waste or Sludge Management Plan (which by definition in N.J.A.C. 7:14A-1.2 includes Generator Sludge Management Plans), unless otherwise specifically exempted by the Department.

3. Additional General Requirements

- a. This general permit may be issued, modified, revoked and reissued, or terminated in accordance with applicable requirements of N.J.A.C. 7:14A-15, 16 and 17.
- b. If a permittee authorized by this general permit discontinues the permitted activity, even if the permit is expiring, the permittee must:
 - i. Request termination, stating the reason for the request;
 - ii. If the food processing operation remains operational the permittee shall specify where the food processing by-products will be managed.
- c. This general permit, allowing the permittee to land apply food processing by-products shall in no way waive the Department's authority to regulate or permit other operations or discharges for which the permittee is responsible.
- d. In addition to the aforementioned conditions, applicable conditions in N.J.A.C. 7:14A-6.2 shall also apply to this general NJPDES permit.

4. Requirements to Obtain an Individual Permit

- a. The Department may require any person authorized by this general New Jersey Pollutant Discharge Elimination System (NJPDES) permit to apply for and obtain an individual NJPDES permit. Cases in which an individual NJPDES permit may be required include the following:
 - i. The quantity and/or quality of the discharge changes such that site specific requirements are necessary;
 - ii. The permittee is not in compliance with the conditions of the general NJPDES permit;
 - iii. A change has occurred such that the source does not involve the same or substantially similar types of operating procedures; or
 - iv. A change has occurred such that the source does not require the same or similar monitoring.
- b. The Department reserves the right to impose full NJPDES regulatory requirements on generators and/or user sites in cases of violations of the conditions of this general permit.

- c. The Department may require any owner, operator and/or discharger authorized by this general NJPDES permit to apply for an individual NJPDES permit as provided above, only if the owner, operator, or discharger has been notified in writing that a permit application is required. This notice shall include a statement establishing a deadline by which the owner, operator, and/or discharger is to file the application, and a statement that on the effective date of the individual NJPDES permit the general NJPDES permit as it applies to the individual permittee shall be revoked.

5. Exclusions

- a. Any owner, operator, and/or discharger authorized by this general permit may request to be excluded from the coverage of the general NJPDES permit by applying for an individual permit. The owner, operator, and/or discharger shall submit an application in accordance with N.J.A.C. 7:14A, with reasons supporting the request, to the NJDEP. The request shall be processed under N.J.A.C. 7:14A-15, 16 and 17. The request shall be granted by the issuance of an individual permit if the reasons cited by the owner, operator and/or discharger are adequate to support the request.
- b. An owner, operator, and/or discharger excluded from this general NJPDES permit solely because of an existing individual permit, may request that the individual permit be terminated, and that the subject discharge be covered by the general NJPDES permit. Upon termination of the individual permit, the general NJPDES permit shall apply to the discharge.

6. Administrative Requirements

- a. A request for authorization under this general permit shall include the following: A completed NJPDES 1 Form, a completed Form R, and proof via copies of certified mail return receipts or other means of verification that the local municipality and affected sewerage authority were notified of the request. This request shall be submitted for new authorizations under the general permit and is not required for renewal of existing authorizations.
- b. Authorizations under this general permit shall become effective upon receipt of notification of authorization by the Department as allowed pursuant to N.J.A.C. 7:14A-6.13(d)5.iii.
- c. Upon reissuance of this general permit, authorizations shall be automatically renewed as allowed pursuant to N.J.A.C. 7:14A-6.13(d)9.

PART III

LIMITS AND MONITORING REQUIREMENTS

A. EG01 FOOD PROC. RESIDUAL

Location Description

A representative sample of the food processing residual shall be taken pursuant to the Sludge Quality Assurance Regulations (SQAR, N.J.A.C. 7:14C).

Discharge Categories

Land Appl/Food Processing Res(GP)

Residuals DMR Reporting Requirements:

Submit a Monthly DMR: due 60 calendar days after the end of each calendar month.

Table III - A - 1: Residuals DMR Limits and Monitoring Requirements

Parameter	Sample Point	Limit	Statistical Base	Sampling Frequency	Sample Type	Monitoring Period	Phase	Quantification Limit
pH	Industrial Residuals	REPORT SU	Monthly Average	1 / Month	Grab	January thru December	Final	
Solids, Total	Industrial Residuals	REPORT %TS	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrate Nitrogen, Dry Weight	Industrial Residuals	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrogen, Kjeldahl Total, Dry Wt	Industrial Residuals	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Potassium Dry Weight	Industrial Residuals	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrogen, Ammonia Dry Weight	Industrial Residuals	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Phosphorus Dry Weight	Industrial Residuals	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	

Residuals WCR - Monthly Reporting Requirements:

Submit a Monthly WCR: due 60 calendar days after the end of each calendar month.

Table III - A - 2: Residuals WCR - Monthly Limits and Monitoring Requirements

Parameter	Compliance Quantity	Units	Sample Type	Monitoring Period	Phase	Quantification Limit
Sludge Landfilled	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge Land Applied	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge Disposed Out-of-State	REPORT	DMT/MO	Calculated	January thru December	Final	
Amt Sludge Rmvd, Wet Cubic Yards	REPORT	WCY/MO	Calculated	January thru December	Final	
Amt Sludge Rmvd, Wet Metric Tons	REPORT	WMT/MO	Calculated	January thru December	Final	
Amt Sludge Rmvd, Gallons	REPORT	GAL/MON	Calculated	January thru December	Final	
Sludge Bene Use Out-of-State	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge Surface Disposed	REPORT	DMT/MO	Calculated	January thru December	Final	
Total Amount of Sludge Removed	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge Incinerated	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge Disposed-Other Methods	REPORT	DMT/MO	Calculated	January thru December	Final	
Sludge/Septage Rcvd Offsite Srces Wet MT	REPORT	WMT/MO	Calculated	January thru December	Final	
Sludge/Septage Rcvd Offsite Srces Gals	REPORT	GAL/MON	Calculated	January thru December	Final	
Sludge/Septage Rcvd Offsite Srces Wt Yd3	REPORT	WCY/MO	Calculated	January thru December	Final	
Solids, Total	REPORT	%TS	Composite	January thru December	Final	

Residuals Transfer Reporting Requirements:

Submit a Monthly RTR: due 60 calendar days after the end of each calendar month.

B. EG02 FOOD PROC. VEG. WASTE

Location Description

A representative sample of the food processing vegetative waste shall be taken pursuant to the Sludge Quality Assurance Regulations (SQAR, N.J.A.C. 7:14C). Analytical results do not need to be submitted to NJDEP but shall be retained by the permittee as specified in this general permit.

Discharge Categories

Land Appl/Food Processing Res(GP)

Residuals DMR Reporting Requirements:

Submit a Monthly DMR: due 0 calendar day after the end of each calendar month.

Table III - B - 1: Residuals DMR Limits and Monitoring Requirements

Parameter	Sample Point	Limit	Statistical Base	Sampling Frequency	Sample Type	Monitoring Period	Phase	Quantification Limit
pH	Vegetative Waste	REPORT SU	Monthly Average	1 / Month	Grab	January thru December	Final	
Solids, Total	Vegetative Waste	REPORT %TS	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrate Nitrogen, Dry Weight	Vegetative Waste	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrogen, Kjeldahl Total, Dry Wt	Vegetative Waste	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Potassium Dry Weight	Vegetative Waste	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Nitrogen, Ammonia Dry Weight	Vegetative Waste	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	
Phosphorus Dry Weight	Vegetative Waste	REPORT MG/KG	Monthly Average	1 / Month	Composite	January thru December	Final	

PART IV

SPECIFIC REQUIREMENTS: NARRATIVE

Notes and Definitions

A. Footnotes

1. Food Processing Residuals Table

- a. The permittee shall sample food processing residuals according to Table III-A-1 in Part III entitled "Food Processing Residuals Quality Monitoring." Samples shall be taken for analyses pursuant to the requirements of the Sludge Quality Assurance Regulations (SQAR, N.J.A.C. 7:14C).
- b. Analytical results shall be reported in mg/kg (dry weight basis, total analysis) unless otherwise specified.
- c. Unless otherwise required by the Sludge Quality Assurance Regulations (SQAR, 7:14C) sampling for nutrient parameters is not required during months where food processing residuals are not applied to the land.

2. Food Processing Vegetative Wastes Table

- a. The permittee shall sample food processing vegetative wastes according to Table III-B-1 in Part III entitled "Food Processing Vegetative Waste Quality Monitoring." Samples shall be taken for analyses from the vegetative waste solids discharge point that is most representative of the physical state and quality of the vegetative wastes to be land applied. All equipment used for sampling shall be thoroughly cleaned prior to sampling to prevent contamination. Each sample shall be labeled and stored in a glass or polyethylene container for transport to the laboratory. Samples shall be chilled at 4 degrees C for transport to the laboratory.
- b. Analytical results shall be reported in mg/kg (dry weight basis, total analysis) unless otherwise specified.
- c. Sampling is not required during months when food processing vegetative wastes are not generated due to seasonal fluctuations in production of the processing facility, or during months when food processing vegetative wastes are generated but not applied to the land.

B. Definitions

1. Definitions

- a. All words and terms used in this permit shall have meanings as defined in the "Regulations Concerning the New Jersey Pollutant Discharge Elimination System" (N.J.A.C. 7:14A), unless otherwise stated or unless the context clearly requires a different meaning.
- b. "Department" means the New Jersey Department of Environmental Protection.
- c. "Dewatered Residuals" means residuals which are not pumpable with conventional pumping equipment and which can be handled using solids handling equipment.
- d. "Field Office Technical Guide (FOTG)" means the Natural Resource Conservation Service' s primary technical reference, customized for the local geographic area, prescribing practices and standards for the conservation and management of soil, water and related natural resources.

- e. "Food Processing By-Product" means food processing vegetative wastes and/or food processing residuals generated from food processing and packaging operations or similar industries that process food products.
- f. "Food Processing Residuals" means residuals resulting from the physical, chemical, and/or biological treatment of wastewater generated in food processing and packaging operations or similar industries that process food products, whose application to lands would benefit crop growth and soil productivity. Food processing residuals do not include process wastewaters.
- g. "Food Processing Vegetative Waste" means material generated in trimming, reject sorting, cleaning, pressing, cooking, and filtering operations from the processing of fruits and vegetables and the like in food processing and packaging operations or similar industries that process food products. Vegetative wastes include, but are not limited to, tomato skins and seeds, pepper cores, potato peels, cabbage, onion skins, celery pieces, cranberry hulls, cranberry tailings, rice hulls, carrot stems, and coffee grounds.
- h. "Liquid Residuals" means residuals which are pumpable with conventional pumping equipment and which cannot be handled using solids handling equipment. Liquid residuals do not include process wastewaters.
- i. "Natural Resources Conservation Service (NRCS)" means the technical agency of the U.S. Department of Agriculture, authorized by Public Law 46 of the 74th Congress, to develop and implement, in cooperation with the State Soil Conservation Committee and the soil conservation districts, a permanent national soil and water conservation program.
- j. "Rutgers Cooperative Extension" means an agency of Rutgers the State University, providing extension educational services in agriculture.
- k. "Soil Conservation District (SCD)" means a governmental subdivision of this state and a public body corporate and politic established in accordance with the Soil Conservation Act N.J.S.A. 4:24-1 et seq.
- l. "User Site" means farm land on which food processing by-products are to be land applied.

Land Appl/Food Processing Res(GP)

A. Monitoring

1. Food Processing Vegetative Wastes

- a. The quality of food processing vegetative wastes land applied under this permit shall be determined in accordance with the requirements specified in the Part III table. A New Jersey certified laboratory shall perform the analysis. The Part III table indicates the minimum scheduled testing frequency for food processing vegetative wastes. Monitoring results do not need to be submitted to the Department, but shall be retained by the generator for a period of no less than five years.

2. Food Processing Residuals

- a. The quality of food processing residuals land applied under this permit shall be determined according to the requirements of the Sludge Quality Assurance Regulations (SQAR, N.J.A.C. 7:14C) and as noted in the Part III table where not already required by SQAR. A New Jersey certified laboratory shall perform the analysis.

B. Recordkeeping

1. User Site Documentation

- a. Prior to the distribution of food processing by-products at any user site, the following documentation must be secured by the generator for each site:
 - i. User' s name, address, and telephone number;
 - ii. County, municipality, street address, tax lot and block number;
 - iii. A copy of the county soil survey map denoting the total acreage and boundaries of the user site;
 - iv. A Property Owner' s Certification by user site property owner, Appendix A;
 - v. A copy of the conservation plan approved by the local SCD for the user site, or written determination from the local SCD that no conservation plan is necessary for the site, or that an existing conservation plan is sufficient for the proposed activity.
- b. Documentation on user sites pursuant to Condition B.1.a above shall be updated during the term of land application activity on that user site when property ownership changes, improvements are made, and/or lots are consolidated, and shall be retained by the generator for a period of no less than five years after the termination of the land application on an individual site.
- c. Land application of food processing by-products shall only proceed on a particular site or part thereof, if the approved conservation plan is implemented in accordance with the time schedule set out therein for the site or part of the site, affected by the application activity. Such prohibition shall not apply to those sites where it is documented that no conservation plan is necessary as required by Condition B.1.a.v.

C. Reporting

1. Food Processing Residuals

- a. The Part III table for food processing residuals indicates the minimum scheduled testing and reporting dates for submission to the Department of food processing residual quality monitoring data.

D. Operation and Management

1. Requirement to Comply

- a. Food processing by-products generated by a food processing facility shall be land applied and/or stored at a user site in accordance with all provisions specified under this general permit.
- b. The generator of the food processing by-products shall be responsible to ensure that all food processing by-products are stored and land applied at user sites in conformance with all provisions specified herein.
- c. It is the responsibility of the generator to monitor and certify the quality of food processing by-products land applied under this general permit.

2. Provisions for the Distribution and Land Application of Food Processing By-Products

- a. Food processing by-products shall be land applied in accordance with all requirements and stipulations provided in the required conservation plan as may be applicable under Condition B.1.a.v of this part and as specified in the "Rutgers Production Recommendations for New Jersey Field Crops" or as otherwise recommended by the Natural Resources Conservation Service Field Office Technical Guide.
- b. Application of food processing by-products shall not exceed the annual nitrogen requirement of the crop to be established as specified in the "Rutgers Production Recommendations for New Jersey Field Crops" or as otherwise recommended by the Natural Resources Conservation Service.
- c. For land application of liquid food processing residuals, the maximum application per day for each individual application event shall not exceed the hydraulic loading rate capacity.
- d. Food processing by-products shall not be land applied:
 - i. Ten meters (33 feet) or less from surface waters of the State, as defined in N.J.A.C. 7:14A-1.2;
 - ii. During and/or after periods of precipitation, on ground where water is ponded, and/or soils saturated with water within two (2) feet of the ground surface;
 - iii. On lands with slopes greater than twelve (12) percent;
 - iv. When the ground is flooded, frozen, or snow covered;
- e. Food processing by-products shall be:
 - i. Spread evenly over the site without overlap and along topographic contours;
 - ii. Incorporated into the soil within forty-eight (48) hours of application, unless said materials are land applied on sites that have slopes of five percent (5%) or less, or have crop residue or vegetative cover of seventy-five percent (75%) or greater to prevent run-off.
- f. Liquid food processing residuals shall be applied in such a manner as to prevent movement, run-off, or ponding of residuals.
- g. Liquid food processing residuals shall not remain or be stored in any collection or haulage vehicles at any user site in excess of twenty-four (24) hours, unless conditions such as inclement weather, equipment breakdowns, or accidents warrant additional temporary storage.
- h. Dewatered food processing residuals and food processing vegetative wastes shall not be stockpiled:
 - i. On lands which lie within fifty meters (165 feet) of permanent and intermittent surface water bodies;

- ii. Within ten meters (33 feet) of a drainage ditch;
- iii. Within ten meters (33 feet) of adjacent properties which are not part of the user site;
- iv. Within fifty meters (165 feet) of occupied residential and commercial buildings not located on the site;
- v. On lands with slopes greater than five percent (5%); and
- vi. For greater than one hundred eighty (180) days.
- vii. In such a manner that creates a nuisance situation, including but not limited to, generation of malodors and vector attraction.
- i. A crop shall be grown on fallow fields in the growing season immediately following the termination of food processing by-products application.
- j. The quantity of food processing by-products hauled to a site for storage or land application shall not exceed the quantity of by-products that can be land applied at the site in a single cropping season pursuant to Conditions D.2.b and D.2.c of this part.

3. Contingency Plan

- a. If the permittee produces/collects food processing by-products in excess of that which can be land applied at the user site(s) according to the conditions of this permit, or cannot be land applied due to inclement weather, the food processing by-products must be removed from the site and managed in a legally permitted manner.

4. Inspection and Entry

- a. The Department shall have access to all generator and user sites for purposes of inspection and sampling, and shall have right of entry to all premises in which generator and user site records required by this general permit are kept, for the purpose of inspection, examination, and copying.

APPENDIX A

PROPERTY OWNER' S CERTIFICATION

Processing operation from which food processing by-products will be obtained:

_____ Processing Firm' s Name (print)

I certify that I, _____, am the owner of record of the
(print)

property identified below. This endorsement is certification that I grant permission for the use of food processing residuals and by-products on the subject property. I have read and understand the general NJPDES permit for distribution and land application of food processing residuals and by-products. This permission may be withdrawn at any time during the project.

In addition, the aforementioned property owner herein certifies:

1. Whether any food processing by-products are to be land applied within an easement.

Yes _____
(initial)

No _____
(initial)

2. Whether any food processing by-products are to be land applied within areas under the jurisdiction of the Pinelands Development Commission.

Yes _____
(initial)

No _____
(initial)

Type or print name and address of property owner
()

Telephone number of property owner

Date

Signature of property owner

USER SITE PROPERTY DESCRIPTION:

Municipality: _____

County: _____

Block/Lot(s): _____

Street Address: _____