BEFORE THE ENVIRONMENTAL APPEALS BOARD UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C.

In re:

Charles River Pollution Control District,

NPDES Appeal No. 14-01

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2014

Clerk, Envirgnmenter Appeals Board

DEC

INITIALS

NPDES Permit No. MA 0102598

ORDER REQUESTING ADDITIONAL INFORMATION

On December 11, 2014, the Environmental Appeals Board (Board) held oral argument on the above-captioned matter. At that time, the Board requested that the parties submit additional information to the Board and serve the same upon opposing counsel. Specifically, the Board seeks the information described below.

From the Petitioners, the Board seeks additional information regarding the Towns' representation on the Charles River Pollution Control District commission, including a listing of the towns that have representatives on the commissions, the length of the representatives' terms, and a brief description of the authorities and duties of the representatives with respect to the District's affairs.

From the Region, the Board seeks a list of permits where the Environmental Protection Agency (outside of Region 1) or an authorized NPDES State has issued a permit to publicly owned treatment works that include municipal satellite sewer collection system owners/operators as co-permittees. The Region should, the extent known, describe whether and how the owners/operators of municipal satellite sewer collection systems included as co-permittees applied for or otherwise became aware of their proposed status as co-permittees. In cases where multiple municipal satellite sewer collection systems convey wastewater to a single POTW, the Board would also like to know whether *all* the municipal satellite sewer collection systems were included as co-permittees or whether there are instances where some municipal satellite sewer collection systems were co-permittees while others were not. The Region should also provide the same information described in the previous sentence for permits issued by Region 1.

The parties' responses shall be filed with the Board and served upon opposing counsel on or before December 22, 2014. The response shall be in letter form and shall not include any legal argument. If a party believes that the response filed by the other party is factually in error, that party may file a reply explaining the contested facts no later than December 29, 2014.

So ordered.

Dated:

DEC 1 1 2014

ENVIRONMENTAL APPEALS BOARD

Randolph L. Hill Environmental Appeals Judge

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing Order Requesting Additional Information in the matter of *Charles River Pollution Control District*, NPDES Appeal No. 14-01, were sent to the following persons in the manner indicated:

By U.S. First Class Mail & Facsimile:

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Date:

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Annette Duncan Secretary