

# Metropolitan Water Reclamation District of Greater Chicago

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## Legislation Details (With Text)

File #:	14-1386 Version	ו: 1	
Туре:	Report	Status: Filed	
File created:	11/18/2014	In control: Industri	ial Waste & Water Pollution Committee
On agenda:	12/4/2014	Final action: 12/4/20	)14
Title:	Report on Public Notification of Significant Industrial Users Having Exemplary Compliance Records and Industrial Users Significantly Violating Pretreatment Standards or Other Requirements		
Sponsors:			
Indexes:			
Code sections:			
Attachments: 1. 14-1386 12-04-14_Significant Violator ATT1R, 2. 14-1386 12-04-14 Significant Violator ATT 2R			
Date	Ver. Action By	Action	Result
12/4/2014	1 Board of Commiss	sioners Published ar	nd Filed Pass

Recommended

## TRANSMITTAL LETTER FOR BOARD MEETING OF DECEMBER 4, 2014

### COMMITTEE ON INDUSTRIAL WASTE AND WATER POLLUTION

Committee of the Whole

Mr. David St. Pierre, Executive Director

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Report on Public Notification of Significant Industrial Users Having Exemplary Compliance Records and Industrial Users Significantly Violating Pretreatment Standards or Other Requirements

### Dear Sir:

12/4/2014

The federal General Pretreatment Regulations (40 CFR 403.8[f][2][viii]) require the Metropolitan Water Reclamation District of Greater Chicago (District) to comply with the public participation requirements of 40 CFR Part 25 in the enforcement of National Pretreatment Standards. These requirements include a provision for providing annual public notification, in a newspaper of general circulation that provides meaningful public notice within the jurisdiction of the District, the names of industrial users, which were significantly violating applicable pretreatment standards or other requirements.

To comply with this provision, the Monitoring and Research Department annually compiles a list of companies, which were considered significant violators of the General Pretreatment Regulations and the District's Sewage and Waste Control Ordinance (Ordinance).

Companies are deemed to be significant violators pursuant to the provisions contained in Appendix E of the Ordinance.

In response to suggestions from the industrial community, we have included in the proposed publication document, the identities of those significant industrial users having exemplary compliance records for calendar year 2013. There were 240 significant industrial users who were not the subject of any enforcement actions taken by the District for noncompliance during calendar year 2013. The exemplary compliance record of these significant industrial users is to be commended. Therefore, we have placed this segment of the report at the

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top of the publication document Attachment 1.

The companies noted on pages 9 and 10 of <u>Attachment 1</u> have been determined to be significant violators of applicable pretreatment standards or other requirements for calendar year 2013 pursuant to the selection criteria contained in Appendix E of the Ordinance. These companies were notified via letter, dated October 2, 2014, of the forthcoming publication of this list and the criteria used. Further, the letter advised all companies on the attached list of their opportunity to provide written comments to the District regarding the appropriateness of their publication as significant violators within 30 days of the date of the letter. All such comments received by the District as of the date of this report were considered prior to the preparation of the attached list. Any additional comments received prior to the actual publication of this list in the newspaper will also be considered and may result in deletions from the list or modification of the entries on the list.

A summary of the significant violator publication list for calendar years 2010, 2011, 2012, and 2013 with regard to federally mandated minimum selection criteria, is provided in <u>Attachment 2</u>.

Respectfully Submitted, Thomas Granato, Director of Monitoring and Research, TCG:MJ:GY:HS:CO:rg

Attachments