

# **2009 MEMORANDUM OF UNDERSTANDING RELATING TO COMBINED SEWER OVERFLOW ELIMINATION EFFORTS**

## **WHEREAS:**

1. The Council and City are co-permittees on NPDES/SDS Permit MN0046744 for a Combined Sewer System (“Permit”), issued by Minnesota Pollution Control Agency (“MPCA”) for combined sewers located in the City.
2. The Permit expired on June 30, 2001 and timely application for renewal was made in December, 2000, which maintains the Permit conditions current until final action by the MPCA.
3. The City has submitted a comprehensive plan update to the Council in accordance with the Metropolitan Land Planning Act.
4. The City has submitted a comprehensive sewer plan update to the Council in accordance with Minnesota statutes.
5. The City’s comprehensive sewer plan has elements related to its obligations in the current Permit.
6. The parties wish to enter into a Memorandum of Understanding (“MOU”) respecting those matters related to the Permit and the City’s comprehensive plan and comprehensive sewer plan.

Now, therefore, the Metropolitan Council (“Council”) and the City of Minneapolis (“City”) hereby agree as follows:

1. **Purpose of Agreement.** The parties to this MOU recognize the need to outline their joint and separate efforts in the area of combined sewer overflow elimination in the context of the Council’s review and approval of the City’s comprehensive plan and comprehensive sewer plan. With the execution of this MOU the Council agrees to authorize the City to put its 2030 Comprehensive Plan Update into effect and to approve the City’s Tier II comprehensive sewer plan.
2. **Continuation of CSO Permit.** The parties to this MOU will continue to jointly request and accept status as a co-permittee on the continued CSO Permit. Both parties will support maintaining the CSO Permit until sewer separation work has been verified as complete, which is dependent on adequate wet weather. If the CSO permit is terminated, both parties agree to continue to accept responsibility

for overflows that could occur at the remaining regulator/outfalls to the extent each party is responsible for the actions or inactions that result in the overflow.

3. **Joint Study of Current Collection System Status.** Both parties recognize the need for a full understanding of the collection system. To this end, both parties agree to hold a meeting to foster each other's understanding of the comprehensive system. Further, both parties agree to update the Brown & Caldwell "City of Minneapolis Combined Sewer Separation Evaluation" final report (2002) to collaboratively gain an understanding of regulator capacity and prioritization of work within the system.
4. **Continuation of CSO Elimination Efforts.** The City will continue its program to reduce the potential for overflows, including reasonable efforts to eliminate rainleader connections. The City will place priority on improvements that reduce the potential for overflows (lowest cost/benefit calculated), which is reflected on attached listing (see Exhibit A). Both parties will cooperate in efforts to determine the effectiveness of ongoing CSO elimination projects and programs, and identification of additional improvements to reduce the potential for overflows.
5. **Infiltration/Inflow (I/I) Policy Implementation.** The City understands that the Council will continue implementing the I/I Policy, including final determination and implementation of the Demand Charge program, as contained in the 2030 Water Resources Management Policy Plan. The Council will continue to implement its I/I Policy to ensure that communities upstream of Minneapolis in the Council's interceptor system achieve compliance with the Council's design peak flow factor for each metershed. The City agrees to continue to work towards completing the I/I mitigation requirements of the Council's I/I policy.
6. **Comprehensive Sewer Plan Amendment.** By September 30, 2013, the City will submit a comprehensive sewer plan amendment to the Council. The amendment will identify additional improvements to reduce the potential for overflows.
7. **Effective Date.** This MOU shall be effective upon execution by both of the parties.
8. **Termination.** This MOU shall terminate upon Council approval of the comprehensive sewer plan amendment submitted by the City pursuant to paragraph 6 above.