PERMIT ATTACHMENT

APPENDIX XXI

RECORDS RETENTION REQUIREMENTS

The date of the document was changed from June 2014 to July 2014 to match the footer on the page and the date on the file name as received from the Facility.

September 2018

APPENDIX XXI

RECORDS RETENTION REQUIREMENTS

FOR

EVOQUA WATER TECHNOLOGIES

PARKER REACTIVATION FACILITY

PARKER, ARIZONA

Revision 2 June 2014

Evoqua Water Technologies

CORPORATE RECORDS RETENTION PLAN

The objective of this plan is to establish guidelines for retention of facility records to ensure consistency with regulatory requirements and company policy. The records that are subject to this guideline may exist in a variety of physical forms, including paper documents, electronic data, video tape, audio tape, microfilm, microfiche, and other forms of data storage.

All facility records are to be retained for the longest period required by either applicable law or company policy. Upon the conclusion of the longer record retention period, records should be destroyed to reduce the costs of storage, indexing and handling the large quantity of records which would otherwise accumulate.

Destruction of records identified in this guideline should take place only in compliance with these provisions in order to avoid any inference that a particular record was inappropriately destroyed. Records that are no longer necessary to retain under this guideline may need to be retained for other unusual circumstances, such as litigation or government investigation. If for any reason there is a question about whether a document should be retained due to such unusual circumstances, company legal counsel should be consulted prior to record destruction.

The attached records retention list contains the legal retention requirement and the company's retention requirement for specific identified forms of records, and the longer of the two retention periods shall apply.

Regulatory Records Retention Requirements

EVOQUA WATER TECHNOLOGIES - PARKER FACILITY

Document	Regulation	Regulatory Requirement	Evoqua Water Technologies Requirement
Generator Requirements	40 CFR 262		•
Waste reclamation agreement	262.20 (e)(2)	3 years from termination or expiration	
Generator copy of manifest	262.40 (a)	3 years* from date of acceptance by transporter	
Biennial Report & Exception Report	262.40 (b)	3 years* from due date	
Waste analyses	262.40 (c)	3 years* from date sent for on-site/off- site TSD	
	10.055.004		
Treatment Storage, and Disposal Facilities	40 CFR 264*		
Inspection log	264.15 (d)	3 years from date of inspection	
Training records on current personnel	264.16 (e)	Until closure of facility	
Training records on former personnel	264.16 (e)	3 years from last day of work at facility	
TSD Facility's copy of manifest	264.71 (a)(5)	3 years from date of delivery	
Shipping papers in lieu of manifest	264.71 (b)(5)	3 years from date of delivery	
Operating Record, including (1) Description and quantity of each haz waste rec'd, methods and dates of tsd at the facility; (2) Location of each haz waste w/in facility and quantity at each location; ** (3) Records and results of waste analyses. waste determinations and trial tests performed as required by:	264.73	Until Closure of Facility (Unless otherwise noted)	
264.13 Waste Analysis Plan264.17 Ignitable, Reactive or Incompatible			
Waste • 264.314 Landfills			
 264.341 Incinerators 			

Document	Regulation	Regulatory Requirement	Evoqua Water Technologies Requirement
264.1034 Subpart AA Process Vent Emissions			
264.1063 Subpart BB Equipment Leaks			
 264.1084 Subpart CC Tank and Container Emissions 			
 268.4(a) and 268.7 Land Disposal (4) Summary reports and details of all incidents requiring implementation of contingency plan; (5) Inspection records required by 264.15(d) (only retain for 3 years); (6) Monitoring, testing or analytical data and corrective action required by: 			
 264.19 CQA Program 			
 264.191, 193, and .195 Tank Systems 			
• 265.222, .223, and .226 Surface Impoundments			
• 264.252-264.254 Waste Piles	3 years		
 264.276, .278, and .280(d)(1) Land Treatment 			
 264.302, .303, .304 and .309 Landfills 			
264.347 Incinerators			
264.602 Miscellaneous Units			
 264.1034(c)-(f) and .1035 Subpart AA Process Vent Emissions 			
 264.1063(d)-(i) and .1064 Subpart BB Equipment Leaks 			
 264.10821090 Subpart CC Tank and Container Emissions 			
 264.12(b) Notices to generators (7) Closure cost estimates; (8) Waste minimization (9) Records of quantities and dates of haz waste placed in land disposal units under an LDR 			

Document	Regulation	Regulatory Requirement	Evoqua Water Technologies
			Requirement
extension (see §268.5-8);			
(10) For off-site treatment, LDR notice, certification			
and demonstration, if applicable (§268.7 or 8);			
(11) For on-site treatment, LDR notice, certification			
and demonstration, if applicable (§268.7 or 8);			
(12) For off-site land disposal, LDR notice,			
certification and demonstration, if applicable			
(§268.7 or 8);			
(13) For off-site storage, LDR notice, certification			
and demonstration, if applicable (§268.7 or 8);			
(14) For on-site storage, LDR notice, certification			
and demonstration, if applicable (§268.7 or 8).			
(15) Records required by 264.1(j)(13).	0044007(1)		
Monitoring records for closed-vent systems & control	264.1035 (d)	3 years from date of activity	
devices			
Demonstration of non-applicability of air emission	264.1064(k)(3)	Up-to-date in operating record	
standards			
Land Disposal Restrictions	40 CFR 268		
Generator notices, certifications, waste analyses, and	268.7 (a)(8)	3 years from date sent for tsd	
other LDR documentation			
SQG tolling agreement	268.7 (e)(2)	3 years after termination or expiration	
NESHAP – Subpart FF – Benzene Waste	40 CFR Part		
Operations	61, Subparts A and FF		
Records of monitoring data, calibration checks, and	61.14(f)	2 years	
occurrence and duration of monitoring system	, ,	-	
malfunction or inoperation			
Records of emission test results and other data	61.13(g)	2 years	
needed to determine emissions	,	-	
All other records required to be maintained under	61.356(a)	2 years from date information is	

Document	Regulation	Regulatory Requirement	Evoqua Water Technologies Requirement
Subpart FF		recorded	
Toxic Chemical Release Reporting	40 CFR 372		
Form R and supporting documentation	372.10	3 years from submittal	
Industrial Wastewater Discharge Permit	CSSJV		
All records, books, correspondence, reports, and info	Permit No.	3 years (or until related enforcement	
related to monitoring, sampling and chemical analysis	1002-96	or litigation activities are completed)	

Operating and Maintenance Manuals Maintained on Site

Equipment *	Manufacturer/ Supplier **	Purpose
Spent Carbon GAC Probes	Dynatrol	Spent Tank Level Control
Eductors	Penberthy	Transferring Spent Carbon
Spent Carbon Storage Tanks	Unknown	Storing Spent Carbon
Carbon Vessels	Siemens	Vapor Control for Spent Tanks
T-Tank PRV	Тусо	Spent Tanks Pressure Relief Valve
T-18 Furnace Feed Tank	Modern	Storing Spent Carbon
Furnace Feed Valve	Linatex	Feed Valve
Dewater Screw	B.W. Sinclair	Dewater Spent Carbon
Weigh Belt	Merrick	Measuring Spent Carbon Feed Rate
Rotary Air Lock	Wm. Meyer	Transfer Spent Carbon

^{*} Periods above extended during enforcement action or at the request of Administrator. 40 CFR 262.40(d), 40 CFR 265.74(b), 40 CFR 268.7(a)(8).

** A copy of all records of waste disposal locations and quantities must be submitted to the Regional Administrator and local land authority upon closure of the facility. 40 CFR 264.119(a).

LMI Chemical Pumps	LMI	Off Gas pH control
Magnetic Flow Meters	Rosemount	Off Gas Liquid Flow
Scrubber Pumps	Goulds	Venturi/Packed Bed Pumps
Quench/Venturi Scrubber	Clean Gas Inc.	Air Pollution Control
Packed Bed Scrubber	Clean Gas Inc.	Air Pollution Control
WESP	Clean Gas Inc.	Air Pollution Control
ID Fan	Barron	Gas
Stack	Warren Environmental	Gas Dispersion
CEMS Carbon Monoxide	TECO/Siemens	Measure Carbon Monoxide
CEMS Oxygen Analyzers	Ametek	Measure Oxygen
Stack Flow Meter	Cemtek	Measure Stack Flow Rate
Reactivation Furnace (RF-2)	Hankin Environmental	Reactivate Spent Carbon
Afterburner (AB-2)	Hankin Environmental	Destruction of Organics
Natural Gas Burners	North American	Temperature Control
Thermocouples	Pyco	Temperature Monitoring

^{*} Note - This table includes components of the facility that are exempt from permitting. Data related to these components is provided for informational purposes and ease of review only and they are not intended to become regulated components of the hazardous waste facility.

^{**} Note – Manufactures are listed for informational purposes only. Facility may elect to use other vendors with comparable products.