

**Licensing Agreement
Wastewater Technology Clearinghouse - U.S. Environmental Protection Agency**

This License Agreement, dated _____, confirms that _____ (the “Licensor”) has granted the U.S. Environmental Protection Agency (the “Licensee” or “EPA”) the right to use _____ (the “Work” or “Works”) in connection with EPA’s Wastewater Technology Clearinghouse, an information-sharing platform operated on behalf of EPA by an EPA contractor that will publicly display the Work or Works and make the Work or Works available for download and use by members of the general public.

As the Licensor, or as its authorized representative, I hereby grant Licensee a non-exclusive, no-cost, worldwide, transferable, irrevocable license in all media and languages now or hereafter known to the EPA, authorizing EPA, others acting on EPA’s behalf and any members of the general public who download the Work or Works from EPA’s Wastewater Technology Clearinghouse platform, to publish, use, duplicate, disclose, exhibit, display, modify or edit the Work or Works, as listed above by title and/or description, which have been created by the Licensor or its employees, including, but not limited to, any related audio recordings, videos, transcriptions, outreach and presentation materials, journal articles, webinars, case studies, design manuals, event materials, feasibility studies, guides, regulations, resource lists, online tools, trainings, and websites.

Licensor agrees to license the Work or Works for use in all media now known or hereafter devised in perpetuity throughout the universe. Licensor understands and agrees that Licensee shall not provide Licensor with an on-screen courtesy/credit for the Work or Works used in any public service announcements provided over EPA social media websites. Licensor understands and agrees that any such courtesy/credit will be listed, if technologically feasible, in the description field of the EPA social media channel entry.

Licensor warrants and represents that it is the sole owner of the Work or Works and that it has the legal right to enter into and fully perform this License Agreement and grant the rights contained herein. Licensor shall indemnify, defend and hold Licensee harmless from and against any and all suits, claims, liabilities, demands, costs, expenses, or damages arising out of Licensee’s Use of the Work or Works as provided herein or arising out of the breach of warranty or agreement made by Licensor herein.

This License contains the Licensor’s full understanding and agreement with respect to the subject matter hereof.

AGREED AND ACCEPTED BY:

Licensor: _____

Signature: _____

Name: _____

Title: _____

Date: _____

Email: _____