### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO WESTERN DIVISION

ENVIRONMENT AMERICA, D/B/A	)
ENVIRONMENT OHIO, AND LAKE ERIE	) Civil Action No.:
WATERKEEPER,	)
	) <u>COMPLAINT</u>
Plaintiffs,	)
	)
	)
VS.	)
	)
CAMPBELL SOUP SUPPLY COMPANY	)
L.L.C.,	)
	)
Defendant.	)
	)

### **INTRODUCTION**

- 1. This is a citizen enforcement suit brought by two non-profit environmental organizations, Environment America d/b/a Environment Ohio and Lake Erie Waterkeeper (collectively, "Plaintiffs"). Plaintiffs bring suit on behalf of their individual members against Campbell Soup Supply Company L.L.C. ("Campbell Soup" or "Defendant") to redress and prevent ongoing violations of the federal Clean Water Act ("CWA" or the "Act") that pollute and adversely affect the Maumee River and Lake Erie.
- 2. This suit is authorized under Section 505 of the CWA, 33 U.S.C. § 1365, commonly known as the "citizen suit" provision.
- 3. Defendant Campbell Soup is an Ohio corporation operating a heat process and canned food facility ("Facility") located in Napoleon, Ohio.

- 4. For at least the past five years, Campbell Soup has released and continues to release a variety of pollutants from the Facility into the Maumee River and into unnamed tributaries of the Maumee River at levels that violate the CWA.
- 5. Campbell Soup will continue to violate the CWA after the date this Complaint is filed.
- 6. Plaintiffs intend this action to encompass post-Complaint violations of the types alleged herein.
- 7. Plaintiffs and their individual members place a high value on the health and quality of the Maumee River and its surroundings and on the health and quality of western Lake Erie. They are concerned about the impacts that the pollutants discharged by Campbell Soup have on the health and safety of the river, the lake, and their local environment. Plaintiffs' members' use and enjoyment of the Maumee River and Lake Erie are adversely affected by the CWA violations described herein.

### NPDES PERMITTING AND CITIZEN ENFORCEMENT UNDER THE CWA

- 8. The objective of the CWA "is to restore and maintain the chemical, physical, and biological integrity of the Nation's waters." 33 U.S.C. § 1251(a).
- 9. Dischargers of industrial wastewater, like Campbell Soup, must comply with permits issued under the National Pollutant Discharge Elimination System ("NPDES"), a federal program established in Section 402 of the Act, 33 U.S.C. § 1342. In Ohio, the NPDES program is administered by the Ohio Environmental Protection Agency ("Ohio EPA"), subject to the oversight and ultimate authority of the U.S. Environmental Protection Agency ("USEPA").
- 10. An NPDES wastewater discharge permit, which is required by federal law to meet certain specified criteria, contains limits on (and often other requirements for) the discharge of allowable pollutants, and contains pollutant monitoring and reporting requirements.

The discharge of any pollutant in violation of an NPDES permit is prohibited by Section 301(a) of the Clean Water Act, 33 U.S.C. § 1311(a), and is thus a violation of the Act.

- 11. The CWA authorizes citizens who are affected by such violations to commence an enforcement action in federal court against any "person," including corporations, alleged to be in violation of "an effluent standard or limitation." 33 U.S.C. § 1365(a). By definition, "effluent standard or limitation" includes any condition or requirement of an NPDES permit. 33 U.S.C. § 1365(f).
- 12. The CWA authorizes the plaintiffs in such citizen enforcement suits to seek injunctive relief, civil penalties payable to the United States, and their costs of litigation. 33 U.S.C § 1365(a) & (d).
- 13. To facilitate citizen oversight of water pollution and to encourage the filing of citizen enforcement suits, the CWA requires the monitoring of pollution discharges and makes the resulting discharge data available to the public. 33 U.S.C. § 1318.

### CAMPBELL SOUP'S PERMIT AND DISCHARGE MONITORING REPORTS

- 14. Campbell Soup's operations at the Facility are governed by NPDES Permit No. 2IH00021 (the "Permit"). The Permit requires Campbell Soup to monitor its wastewater effluent and to submit the monitoring results to Ohio EPA on monthly forms known as "discharge monitoring reports" ("DMRs"). Under the CWA, DMRs are required to be signed by a company official under the penalty of perjury and are publicly available.
- 15. DMRs submitted by Campbell Soup to Ohio EPA contain information on the levels of certain pollutants in the Facility's wastewater and on other water quality indicators. These pollutants and water quality indicators, also known as "parameters," include carbonaceous biochemical oxygen demand ("CBOD"), dissolved oxygen ("DO"), E. coli bacteria, phosphorus, nitrogen (as ammonia, NH3), total suspended solids ("TSS"), and oil and grease, among others.

16. The DMRs Campbell Soup has submitted to Ohio EPA are conclusive evidence of the compliance information reported in those DMRs.

### **PARTIES**

### **Environment Ohio**

- 17. Environment America, Inc., is a Colorado non-profit corporation with over 130,000 members nationwide.
- 18. Environment America does business in Ohio as Environment Ohio and will be referred to subsequently herein as "Environment Ohio."
- 19. Environment Ohio is a "person" within the meaning of 33 U.S.C. § 1362(5), which defines "person" under the CWA to include "corporation."
  - 20. Environment Ohio has approximately 830 members in Ohio.
- 21. Environment Ohio advocates for clean air, clean water, and the preservation of Ohio's natural resources. Environment Ohio advocates to protect and preserve Lake Erie and the Maumee River specifically.
- 22. Among other activities in pursuit of these goals, Environment Ohio researches and distributes analytical reports on environmental issues, advocates before legislative and administrative bodies, conducts public education and membership recruitment campaigns (door to door, over the phone, via social media, and by direct mail), and pursues public interest litigation on behalf of its members.
- 23. Environment Ohio has members who live, own homes, own businesses, or recreate in, on, or near the Maumee River and Lake Erie downstream of the Facility.
- 24. Environment Ohio brings this suit on behalf of its members who are adversely affected by the Facility's violations of discharge limits for CBOD, DO, phosphorus, nitrogen, E. coli bacteria, TSS, and oil and grease.

### Lake Erie Waterkeeper

- 25. Lake Erie Waterkeeper is an Ohio non-profit corporation with approximately 200 members in Ohio, Michigan, Indiana, Pennsylvania, and Ontario, Canada.
- 26. Lake Erie Waterkeeper is a "person" within the meaning of 33 U.S.C. § 1362(5), which defines "person" under the CWA to include "corporation."
- 27. Lake Erie Waterkeeper advocates for fishable, swimmable, drinkable water for the Lake Erie watershed, which includes the Maumee River.
- 28. A primary project Lake Erie Waterkeeper undertakes is prevention of nearshore algal blooms. Lake Erie Waterkeeper designates the Maumee River as a "priority tributary" for nearshore algal blooms.
- 29. Among other activities in pursuit of its organizational goals, Lake Erie Waterkeeper advocates and educates on issues affecting water quality in the Lake Erie watershed and recruits members to assist in these efforts through tabling, meetings, presentations, and direct mail.
- 30. Lake Erie Waterkeeper has members who live, own homes, or recreate in, on, or near the Maumee River and Lake Erie downstream of the Facility.
- 31. Lake Erie Waterkeeper brings this suit on behalf of its members who are adversely affected by the Facility's violations of discharge limits for CBOD, DO, phosphorus, nitrogen, E. coli bacteria, TSS, and oil and grease.

### **Campbell Soup Supply Company**

- 32. Campbell Soup Supply Company L.L.C. is a for-profit corporation, incorporated in Delaware and with its headquarters in Camden, New Jersey.
- 33. Campbell Soup is a "person" within the meaning of 33 U.S.C. § 1362(5), which defines "person" under the CWA to include "corporation."

- 34. Campbell Soup cans soups, beverages, and other food products at the Facility. This involves producing cans for packaging the products, preparing foods for canning, and heat-process canning of the foods. The Facility is surrounded by acres of crop fields in which wheat and other crops are grown for use in the company's food and snack production.
  - 35. Campbell Soup operates the Facility.
  - 36. Campbell Soup owns the Facility.
- 37. Campbell Soup Supply Company L.L.C. is a subsidiary of Campbell Soup Company, a publicly traded corporation incorporated in Camden, New Jersey.
- 38. Campbell Soup Company, the parent corporation, reported annual sales of \$8.6 billion for Fiscal Year 2022.

### **JURISDICTION, VENUE, AND NOTICE**

- 39. This Court has subject matter jurisdiction over this action pursuant to 33 U.S.C. § 1365(a)(1) (the CWA citizen suit provision) and 28 U.S.C. § 1331.
- 40. Venue lies in this District under 33 U.S.C. § 1365(a)(1) because the Facility is located within this District.
- 41. Pursuant to 28 U.S.C. § 2201(a), this Court may issue a declaratory judgment that Campbell Soup has violated its Permit and the CWA, and determining the number of days of violations Campbell Soup has committed.
- 42. On July 13, 2023, counsel for Environment Ohio and Lake Erie Waterkeeper mailed a letter (the "Notice Letter," a copy of which is attached as Exhibit 1 and is incorporated by reference herein) by certified mail, return receipt requested, to the following, each of whom received the Notice Letter:
  - a. The Facility Manager of Campbell Soup's Napoleon Plant. A copy of the return receipt for Campbell Soup is attached as part of Exhibit 2.

- b. CT Corporation System, the registered agent for Campbell Soup Supply Company
   L.L.C. A copy of the return receipt for CT Corporation System is attached as part of Exhibit 2.
- c. The Administrator of the USEPA, Michael S. Regan. A copy of the return receipt for the Administrator is attached as part of Exhibit 2.
- d. The Regional Administrator for Region 5 of the USEPA, Debra Shore. A copy of the return receipt for the Regional Administrator is attached as part of Exhibit 2.
- e. The Director of the Ohio EPA, Anne M. Vogel. A copy of the U.S. Postal Service confirmation of delivery to the Director is attached as part of Exhibit 2.
- 43. The Notice Letter satisfies the CWA's pre-suit notice requirements, as set forth in 33 U.S.C. § 1365(b)(1)(A) and 40 C.F.R. § 135.3.
- 44. Environment Ohio and Lake Erie Waterkeeper filed this Complaint more than 60 days after the mailing of the Notice Letter, as required by 33 U.S.C. § 1365(b)(1)(A). For the purpose of the Act's 60-day notice requirement, the Notice Letter was served on July 13, 2023, the date on which it was sent via certified mail, return receipt requested. 40 C.F.R. § 135.2(c).
- 45. Environment Ohio and Lake Erie Waterkeeper will serve a copy of this Complaint on the U.S. Attorney General and the Administrator of the USEPA, pursuant to 33 U.S.C. § 1365(c)(3).
- 46. As of the time of filing of this Complaint, neither USEPA nor Ohio EPA commenced or is diligently prosecuting a civil or criminal action against Campbell Soup in a court of the United States or a state to require compliance with any of the effluent standards or limitations Plaintiffs allege are being violated at the Facility.

47. As of the date of service of the Notice Letter, neither USEPA nor Ohio EPA had begun an administrative action to financially penalize Campbell Soup for any of the violations set forth in the Notice Letter.

### FACTUAL BACKGROUND

### The Facility

- 48. Campbell Soup's operations take place at 12-773 State Route 110 in the city of Napoleon, Ohio.
- 49. Operations at the Facility include can-making, canning, washing, blending, and filling. The Facility includes buildings used for these operations, as well as offices and restrooms and approximately 406 acres of "spray fields."
- 50. The Facility generates wastewater from its container operations, its offices and restrooms, its boiler house and refrigeration units, its vegetable washing and preparation operations, its food blending operations, its can-filling operations, and its cookers and sterilizers.
- 51. Wastewater generated at the Facility receives some treatment to remove pollutants before it is discharged into the Maumee River or its tributaries through discharge points designated in the Permit as Outfalls 001, 006, 007, 008, 009, and 099.
- 52. Wastewater generated by container operations and wastewater generated by offices and restrooms is sent to the Facility's wastewater treatment plant.
- 53. Wastewater generated in boiler house/refrigeration, vegetable washing/prep, blending, filling, and cooking/sterilizing is treated by screening. After screening, this wastewater is either sent to the wastewater treatment plant or it is sent to spray field overland flow treatment systems.

- 54. When operating as designed, the wastewater treatment plant treats process wastewater by grit removal, grinding, screening, trickling filtration, flotation, anaerobic digestion, sedimentation, disinfection, and dichlorination, before it is discharged from Outfall 001.
  - 55. Outfall 001 is a "point source" as defined in 33 U.S.C. § 1362(14).
- 56. Process wastewater is treated at the spray field overland flow treatment system by screening, microstraining, and spray irrigation.
- 57. Spray irrigation is performed by spraying wastewater via ground-mounted nozzles onto four spray fields. There are 673 nozzles altogether, each of which is designed to spray 20 gallons per minute.
- 58. Outfalls 006, 007, 008, and 009 discharge overland flow from spray fields into four unnamed tributaries of the Maumee River, with each outfall discharging to a separate such unnamed tributary.
- 59. Outfalls 006, 007, 008, and 009 are each "point sources" as defined in 33 U.S.C. § 1362(14).
- 60. The Permit also designates an internal monitoring point as Outfall 099 for the purpose of measuring compliance with the federal limits imposed by USEPA on the wastewater created by the can-making process.
- 61. The wastewater discharged into the Maumee River and its unnamed tributaries is also known as the Facility's "effluent."

#### **The Facility's NPDES Permit Limits**

62. Once issued, NPDES permits are effective for five years. They may be modified during the five-year term and must be re-issued upon expiration.

- 63. On November 10, 2016, Ohio EPA issued a modification of the Facility's existing Permit. The modified permit, No. 2IH00021\*JD ("the 2017 Permit"), became effective on July 1, 2017.
- 64. Ohio EPA re-issued the Facility's Permit, No. 2IH00021\*KD ("the March 2022 Permit"), on February 15, 2022. The March 2022 Permit became effective on March 1, 2022.
- 65. Ohio EPA issued a modification of the March 2022 Permit on September 22, 2022. The modified permit, No. 2IH00021\*LD ("the October 2022 Permit") became effective on October 1, 2022.
  - 66. The October 2022 Permit expires on February 28, 2027.
- 67. The 2017 Permit, the March 2022 Permit, and the October 2022 Permit establish effluent limitations and monitoring and reporting requirements for, among other things, discharge parameters at Outfalls 001, 006, 007, 008, 009, and 099. Violations of these limits and requirements are violations of both the permit and of the CWA.
- 68. The 2017 Permit, the March 2022 Permit, and the October 2022 Permit each state in Part III.15, "The discharge of any pollutant identified in this permit more frequently than, or at a level in excess of, that authorized by this permit shall constitute a violation of the terms and conditions of this permit. Such violations may result in the imposition of civil and/or criminal penalties as provided for in Section 309 of the Act and Ohio Revised Code Sections 6111.09 and 6111.99."

#### **DEFENDANT'S VIOLATIONS OF THE CLEAN WATER ACT**

69. Defendant's violations of the Permit's limits for CBOD, E. coli, phosphorus, nitrogen, TSS, and oil and grease, and Defendant's violations of the Permit's requirement to maintain dissolved oxygen above specified levels, are set forth in detail in the Notice Letter attached as Exhibit 1 and in Counts I through VIII below. This information is based on publicly available data

for January 2018 through February 2024. The numeric limits and specified DO levels are taken from Part 1, A. of the Permit. For each violation of these permit parameters, the following information is provided: (a) the applicable limit or DO requirement; (b) the wastewater measurement in violation of that limit or DO requirement; (c) the location and date on which the violation occurred; and (d) the number of days of violation that resulted. A violation of a daily maximum or minimum limit constitutes one day of violation; a violation of a monthly average limit constitutes 28 to 31 days of violation (depending on the month); and a violation of a weekly average limit constitutes seven days of violation. The Notice Letter also lists the source of the information provided, whether from Defendant's DMR data, from the data posted on USEPA's ECHO website, or from a Noncompliance Notification submitted by Defendant to Ohio EPA. With its existing wastewater treatment system, Campbell Soup will not attain sustained compliance with the permit requirements set forth below. Unless and until the company either suspends production at the site or implements a new or significantly modified wastewater treatment system, its violations will continue.

# COUNT I: Violations of Numeric CBOD Limits at Outfall 001

- 70. As set forth in Table 1 of the Notice Letter, Campbell Soup violated its monthly average CBOD limit at Outfall 001 for 43 months during the period between February 28, 2018, and April 30, 2023, and violated its daily maximum CBOD limit at Outfall 001 on 101 days during this period, for a total of 1,404 days of violation.
- 71. Monitoring information that has become available since the service of the Notice Letter reveals the following additional CBOD violations at Outfall 001:

<u>Date</u>	<u>Limit Type</u>	Permitted Limit	Reported Discharge	<u>Units</u>	Days of Violation
5/4/23	Daily Max.	40	44	mg/L	1
5/31/23	Monthly Av.	25	26	mg/L	31
7/20/23	Daily Max.	40	42	mg/L	1
8/10/23	Daily Max.	40	110	mg/L	1
8/15/23	Daily Max.	40	58	mg/L	1
8/17/23	Daily Max.	40	42	mg/L	1
8/24/23	Daily Max.	40	43	mg/L	1
8/31/23	Daily Max.	1520	2590	kg/d	1
8/31/23	Monthly Av.	25	34.9	mg/L	31
1/4/24	Daily Max.	40	53	mg/L	1
1/18/24	Daily Max.	40	41	mg/L	1
1/25/24	Daily Max.	40	53	mg/L	1
1/31/24	Monthly Av.	25	32.6	mg/L	31
2/8/24	Daily Max.	40	56	mg/L	1
2/29/24	Monthly Av.	25	32.5	mg/L	29

72. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these CBOD violations, these violations will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

## COUNT II: Violations of Numeric Dissolved Oxygen Requirements at Outfalls 001 and 006-009

- 73. The Permit requires Campbell Soup to maintain a dissolved oxygen level of at least 5 milligrams per liter in the effluent discharged from Outfall 001 and the effluent discharged from Outfalls 006-009. A dissolved oxygen violation that continues across multiple calendar days results in multiple days of violation.
- 74. As set forth in Table 2 of the Notice Letter, Campbell Soup violated this requirement at Outfall 001 on 33 occasions, for 43 total days of violation, from August 31, 2021, through April 22, 2023, and violated this requirement at Outfalls 006-009 on 52 occasions, for 85 total days of violation, from July 31, 2018, through August 31, 2022. This constitutes a total of 128 days of violation.
- 75. Monitoring information that has become available since the service of the Notice Letter reveals the following additional DO violations at Outfalls 001, 007, 008, and 009:

<u>Date</u>	<u>Outfall</u>	Required Minimum	Reported Discharge	<u>Units</u>	Days of Violation
5/10/23	001	5	4.2	mg/L	1
6/12/23	001	5	0.8	mg/L	1
7/4/23	007	5	4.85	mg/L	1
7/6/23	007	5	3.9	mg/L	1
8/10/23	001	5	3.6	mg/L	1
8/11/23	001	5	3.8	mg/L	1
8/12/23	001	5	4.4	mg/L	1
1					

8/21/23	007	5	4.6	mg/L	1
8/24/23	001	5	1.8	mg/L	1
8/25/23	009	5	4.7	mg/L	1
8/30/23	001	5	4	mg/L	1
8/31/23	008	5	4.3	mg/L	1
10/4/23	001	5	2.6	mg/L	1
10/4/23	009	5	4	mg/L	1
12/6/23	001	5	3.3	mg/L	1
12/8/23	001	5	2.9	mg/L	1

76. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these DO violations, they will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

# COUNT III: Violations of Numeric E. coli Limits at Outfall 001

- 77. The E. coli limits at Outfall 001 are applicable during the six-month period from May through October. As set forth in Table 3 of the Notice Letter, Campbell Soup violated its monthly average E. coli limit at Outfall 001 for ten months during the period between June 7, 2018, and September 30, 2022, and violated its weekly average E. coli limit at Outfall 001 for 35 weeks during this period, for a total of 551 days of violation.
- 78. Monitoring information that has become available since the service of the Notice Letter reveals the following additional E. coli violations at Outfall 001:

<u>Date</u>	<u>Limit Type</u>	Permitted <u>Limit</u>	Reported Discharge	<u>Units</u>	<u>Days of</u> <u>Violation</u>
5/31/23	Weekly Mean	284	1733	MPN/100 ml	7
8/14/23	Weekly Mean	284	1414	MPN/100 ml	7
9/30/23	Weekly Mean	284	370	MPN/100 ml	7
10/31/23	Weekly Mean	284	2420	MPN/100 ml	7

79. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these E. coli violations, these violations will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

# COUNT IV: Violations of Numeric Phosphorus Limits at Outfalls 001 and 006-009

- 80. As set forth in Table 4 of the Notice Letter, Campbell Soup violated its monthly average phosphorus limit at Outfall 001 for 21 months and its daily maximum phosphorus limit at Outfall 001 on 33 days, during the period between September 30, 2018, and April 30, 2023, and violated its monthly average phosphorus limit at Outfalls 006-009 for 10 months and its daily maximum phosphorus limit at Outfalls 006-009 on 10 days, from August 31, 2019, through September 30, 2022. This constitutes a total of 988 days of violation.
- 81. Monitoring information that has become available since the service of the Notice Letter reveals the following additional phosphorus violations at Outfall 001 and 009:

<u>Date</u>	<u>Outfall</u>	<u>Limit Type</u>	Permitted Limit	Reported Discharge	<u>Units</u>	Days of Violation
5/9/23	001	Daily Max.	1.5	1.58	mg/L	1
5/23/23	001	Daily Max.	1.5	1.71	mg/L	1
5/31/23	001	Monthly Av.	1.0	1.15	mg/L	31
6/27/23	001	Daily Max.	1.5	1.77	mg/L	1
6/30/23	001	Monthly Av.	1.0	1.19	mg/L	30
7/11/23	001	Daily Max.	1.5	3.63	mg/L	1
7/13/23	001	Daily Max.	1.5	1.61	mg/L	1
7/31/23	001	Monthly Av.	1.0	1.31	mg/L	31
8/24/23	001	Daily Max.	1.5	1.76	mg/L	1
8/31/23	001	Monthly Av.	1.0	1.01	mg/L	31
9/7/23	001	Daily Max.	1.5	1.54	mg/L	1
9/14/23	001	Daily Max.	1.5	1.54	mg/L	1
9/30/23	001	Monthly Av.	1.0	1.17	mg/L	30
10/5/23	001	Daily Max	1.5	1.78	mg/L	1
10/5/23	009	Daily Max	1.5	1.98	Mg/L	1
10/6/23	001	Daily Max	1.5	1.6	mg/L	1
10/31/23	001	Monthly Av.	1.0	1.27	mg/L	31

82. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these phosphorus violations, these violations will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

### COUNT V: Violations of Numeric Nitrogen (Ammonia) Limits at Outfall 001

- 83. The nitrogen limits at Outfall 001 are applicable during the six-month period from May through October. As set forth in Table 5 of the Notice Letter, Campbell Soup violated its monthly average nitrogen limit at Outfall 001 for five months during the period between September 4, 2018, and July 5, 2022, and violated its daily maximum nitrogen limit at Outfall 001 on 15 days during this period, for a total of 199 days of violation.
- 84. Monitoring information that has become available since the service of the Notice Letter reveals the following additional nitrogen violations at Outfall 001:

<u>Date</u>	Limit Type	Permitted Limit	Reported Discharge	<u>Units</u>	Days of Violation
7/11/23	Daily Max.	3.5	8.1	mg/L	1
7/31/23	Monthly Av.	1.6	1.98	mg/L	31
7/31/23	Daily Max.	90.9	110	kg/day	1
9/5/23	Daily Max.	3.5	5.7	mg/L	1
9/30/23	Daily Max.	90.9	120	kg/day	1
10/17/23	Daily Max.	3.5	4.2	mg/L	1

85. These violations are ongoing. In addition, Campbell Soup's nitrogen discharges from Outfall 001 exceeded the monthly average Summer limits in April and December 2023, and

exceeded the daily maximum Summer limits in November and December 2023 and in January 2024. Although these are not permit violations (because they did not occur in the period from May through October), and although the company reports that it is more difficult to meet the nitrogen limits in the colder weather of the winter months, these exceedances are nonetheless indicative of an inability to consistently meet the nitrogen limits. Because Campbell Soup has not adequately addressed the cause(s) of its nitrogen violations, they will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

# COUNT VI: Violations of Numeric TSS Limits at Outfalls 001, 009 and 099

- 86. As set forth in Table 6 of the Notice Letter, Campbell Soup violated its monthly average TSS limits at Outfalls 001, 009, and 099 for 52 months, and violated its daily maximum TSS limits at Outfalls 001, 009, and 099 on 102 days, during the period from August 16, 2018, to April 30, 2023, for a total of 1,672 days of violation.
- 87. Monitoring information that has become available since the service of the Notice Letter reveals the following additional TSS violations at Outfall 001 and 099:

<u>Date</u>	<u>Outfall</u>	Limit Type	Permitted <u>Limit</u>	Reported Discharge	<u>Units</u>	Days of Violation
5/4/23	001	Daily Max.	45	50	mg/L	1
5/9/23	001	Daily Max.	45	56	mg/L	1
5/31/23	001	Monthly Av.	30	34	mg/L	31
8/10/23	001	Daily Max.	45	49	mg/L	1
11/7/23	001	Daily Max.	45	57	mg/L	1

12/31/23	099	Daily Max.	10.51	16.77	kg/d	1
12/31/23	099	Monthly Av.	5	12.17	kg/d	31
1/31/24	001	Daily Max.	45	48	mg/L	1
1/31/24	099	Monthly Av.	5	6.862	kg/d	31

88. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these TSS violations, these violations will continue after the filing of this Complaint. This action addresses all such violations occurring after those listed in the Notice Letter.

# COUNT VII: Violations of Numeric Oil and Grease Limits at Outfall 099

- 89. As set forth in Table 7 of the Notice Letter, Campbell Soup violated its monthly average oil and grease limits at Outfall 099 for eleven months and violated its daily maximum oil and grease limits at Outfall 099 on 12 days, during the period from June 30, 2018, through January 31, 2023, for a total of 347 days of violation.
- 90. Monitoring information that has become available since the service of the Notice Letter reveals the following additional oil and grease violations at Outfall 099:

<u>Date</u>	<u>Limit Type</u>	Permitted <u>Limit</u>	Reported Discharge	<u>Units</u>	Days of Violation
6/30/23	Daily Max.	5.13	9.23	kg/day	1
6/30/23	Monthly Av.	3.08	4.78	kg/day	30

91. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these oil and grease violations, these violations will continue after the filing

of this Complaint. This action addresses all such violations occurring after those listed in the

Notice Letter.

**COUNT VIII:** 

**Violations of Narrative Standard Against Contributing to Algal Blooms** 

92. Section III(2)(E) of the Permit prohibits the discharge of substances "in amounts

that are conducive to the growth of aquatic weeds or algae to the extent that such growths become

inimical to more desirable forms of aquatic life, or create conditions that are unsightly, or constitute

a nuisance in any other fashion."

93. The National Oceanic and Atmospheric Administration and the National Center for

Water Quality Research have determined, for each of the past several years, that a "harmful algal

bloom" has formed in western Lake Erie in the summers, and often extending into the fall. These

blooms are "inimical to more desirable forms of aquatic life," "are unsightly," and "constitute a

nuisance."

94. The presence of phosphorus is the critical variable causing the formation and dura-

tion of these harmful algal blooms in western Lake Erie.

95. The Maumee River is the chief source of the phosphorus in western Lake Erie.

96. Campbell Soup is one of the largest NPDES-permitted sources of phosphorus in

the Maumee River.

97. Campbell Soup's discharge of phosphorus to the Maumee River thus is "conducive

to the growth" of the harmful algal blooms.

98. As set forth in the Notice Letter, Campbell Soup violated the narrative prohibition

against discharges of substances in amounts conducive to the formation of harmful algal blooms

by contributing to algal blooms occurring over the course of the following time periods:

**2018**: the last week of June through the first week of October;

2019: mid-July through the first week of October;

20

**2020**: the last week of July through the first week of September;

**2021**: the last week of July through the last week of October;

**2022**: the second week of July through the second week of September.

This constitutes a total of 428 days of violation.

99. These violations are ongoing. Because Campbell Soup has not adequately addressed the cause(s) of these violations of this narrative standard, these violations will continue after the filing of this Complaint. Since the service of the Notice Letter, another large algal bloom formed in western Lake Erie in 2023. It began in early July, was fully developed by mid-July, reached its peak from mid-August through early September, and continued until mid-October. This constitutes 92 days of violation. This action addresses all such violations occurring after those listed in the Notice Letter.

### THE POLLUTANTS DISCHARGED BY CAMPBELL SOUP ARE HARMFUL

100. The segment of the Maumee River directly downstream from the Campbell Soup Facility's discharges has been classified by the State of Ohio as an impaired waterway pursuant to section 304(l) of the Clean Water Act, 33 U.S.C. § 1314(l). The Ohio EPA's 2022 Integrated Report finds that this segment of the Maumee is not meeting water quality criteria for E. coli, nitrates, nutrient/eutrophication, algae, and PCBs. Any discharge of excess pollution to an impaired waterway is a matter of concern, and Campbell Soup's violations are of a type that contributes to the water quality degradation in the Maumee.

101. Carbonaceous biochemical oxygen demand is a measure of the extent to which wastewater removes dissolved oxygen from the receiving waters. Excessive CBOD discharges can contribute to anoxic conditions, and can also contribute to eutrophication, exacerbate the effects of algal formation, and contribute to the toxicity of the algae.

 $<sup>^1\</sup> https://epa.ohio.gov/divisions-and-offices/surface-water/reports-data/ohio-integrated-water-quality-monitoring-and-assessment-report$ 

102. The maintenance of adequate dissolved oxygen levels is critical to the health and survival of a wide variety of aquatic organisms. Discharges of wastewater with low DO levels, like discharges of high CBOD wastewater, can cause reduced oxygen levels in the receiving waters, and can contribute to anoxic conditions.<sup>2</sup>

103. E. coli bacteria can be harmful to human health and to the health of aquatic organisms and pose a danger to those who swim or otherwise recreate in a waterway with high E. coli levels.<sup>3</sup> Campbell Soup's E. coli violations contribute to the conditions that have caused this segment of the Maumee to be designated as impaired by the presence of bacteria.

104. Phosphorus and nitrogen are nutrients that can contribute to harmful algae growth, eutrophication, and unsightly and toxic conditions that pose a threat to human health and aquatic life.<sup>4</sup> In the Maumee River and western Lake Erie, eutrophication and seasonal harmful algal blooms are commonplace, and it is generally agreed by scientists that, for these waterways, the incidence and severity of these conditions depends primarily on the levels of phosphorus entering them. Campbell Soup's phosphorus and nitrogen violations contribute to the conditions that have caused this segment of the Maumee to be impaired from eutrophication. Campbell Soup's phosphorus violations contribute to the formation of harmful algal blooms in western Lake Erie.

105. The discharge of suspended solids can contribute to the turbidity of the receiving waters, can block the infiltration of sunlight, can contribute to anoxic conditions, and can affect the temperature of the receiving waters. Turbidity is an issue in the Maumee River, as evidenced by the fact that the river has long been nicknamed "the Muddy Maumee."

<sup>&</sup>lt;sup>2</sup> https://archive.epa.gov/water/archive/web/ html/vms52.html

<sup>&</sup>lt;sup>3</sup> https://www.epa.gov/system/files/documents/2021-07/parameter-factsheet\_e.-coli.pdf

 $<sup>^4 \</sup> https://www.epa.gov/nutrientpollution/effects-dead-zones-and-harmful-algal-blooms\#: \sim : text=Excess\%20 nitrogen\%20 and\%20 phosphorus\%20 cause, in\%20 the\%20 water\%20 is\%20 consumed$ 

106. High levels of oil and grease can contribute to film on the surface and along the shores of receiving waters, can harm aquatic life by coating or otherwise impairing the functioning of membranes or tissue, and can harm human health if ingested.<sup>5</sup>

### PLAINTIFFS' MEMBERS ARE HARMED BY CAMPBELL SOUP'S VIOLATIONS

- 107. The Facility abuts the Maumee River mainstem segment between Tiffin River and Beaver Creek, approximately 43 miles upstream of Lake Erie. Numerous campgrounds, water access points, and nature preserves are located along the Maumee River within several miles downstream of the Facility. This includes the Rotary River Nature Preserve approximately four miles downstream of the Facility, and the Laskey Family Nature Preserve approximately 11 miles downstream.
- 108. Common recreational activities on or near the Maumee River include kayaking, canoeing, motorboating, swimming, fishing, camping, and hiking. The approximately 13-mile segment of the Maumee River stretching from the Facility downstream to the Providence Dam at Mary Jane Thurston State Park experiences particularly heavy recreational use. In summer months, members of the public frequently water ski and go wakeboarding and tubing throughout this stretch of river, and they anchor boats together at sandbars to allow for group swimming and sunbathing.
- 109. Plaintiffs Environment Ohio and Lake Erie Waterkeeper have members who live, own homes, or recreate in, on, or near the Maumee River downstream of the Facility, as well as in, on, or near the shores of western Lake Erie.
- 110. Plaintiffs' members consider the Maumee River and Lake Erie to be important resources and aesthetically significant fixtures of the area in which they live, and they want them to be as clean, healthy, and vibrant as possible.

<sup>&</sup>lt;sup>5</sup> https://u.osu.edu/lewandowski.52/2016/06/27/1072/

- 111. Plaintiffs' members want the Maumee River and western Lake Erie to be subjected to as little pollution as possible, and their enjoyment of these waterways is diminished by their knowledge of the pollution of these water resources.
- 112. Plaintiffs have members who devote personal and professional time to improving the water quality of the Maumee River and Lake Erie, and these efforts are adversely affected by Campbell Soup's violations of its NPDES permit.
- 113. Tony Sziglaye is a resident of Rothsford, Ohio. He is a member of both Environment Ohio and Lake Erie Waterkeeper and is a member of the board of directors of Lake Erie Waterkeeper. Mr. Sziglaye lives less than a mile from the Maumee River and regularly hikes and bikes along the river's shores upstream and downstream of his home. Mr. Sziglaye kayaks in the heavily used recreational segment of the Maumee River immediately downstream of the Facility near Providence Dam. He frequently picnics along the Maumee River and relies on it as a source of relaxation and calm. The pollution of the river makes these activities less enjoyable than they otherwise would be. Mr. Sziglaye also has an aesthetic and recreational interest in western Lake Erie and is bothered by the excess algae growths that occur there.
- Ohio and Lake Erie Waterkeeper and serves as the executive director for Lake Erie Waterkeeper. Ms. Bihn seeks to have fishable, swimmable, drinkable water for the entire Lake Erie watershed, and has worked in her personal and professional capacity to establish a healthy sturgeon population in the Maumee River. The pollution of the river, including excess nutrient pollution, threatens the accomplishment of these goals and adversely affects her aesthetic and recreational enjoyment of the river and the surrounding watershed. Ms. Bihn also has a longstanding aesthetic and recreational interest in western Lake Erie. In her position at Lake Erie Waterkeeper, she has worked for years to restore and preserve the health and beauty of that waterbody. The excess algae

growths that occur there adversely affect her enjoyment of Lake Erie and her efforts to restore and preserve Lake Erie for both aquatic organisms and people who want to use the lake.

- 115. The frequency with which these and other members of the Plaintiffs participate in recreational activities in and around the Maumee River and Lake Erie, and their enjoyment of those activities, are both reduced by their knowledge of the Facility's pollutant discharge violations and by the effects that the Facility's discharges have on the river and lake.
- 116. Plaintiffs' members are concerned that Campbell Soup's Clean Water Act violations pose a threat to public health and to aquatic life and wildlife in and around the Maumee River. In particular, Plaintiffs have members who avoid the water in the Maumee River and Lake Erie due to concerns of health-related impacts associated with bacteria and algal blooms.
- 117. Plaintiffs' members want to preserve the aquatic life and wildlife in, on, and near the Maumee River and in Lake Erie to the greatest extent possible, and for this reason want as little pollution in the river and lake as possible.
- 118. The ongoing actual and threatened harm to Plaintiffs' members would be redressed by an injunction, civil penalty, or other relief that prevents or deters further violations of the Facility's Permit and/or that remediates the harm caused to the Maumee River, Lake Erie, or their watersheds by Campbell Soup's violations.

#### **RELIEF REQUESTED**

Plaintiffs request that this Court:

- a. Declare Defendant Campbell Soup to have violated and to be in continuing violation of the Clean Water Act and the Facility's NPDES permit by committing (i) each of the violations described above in Counts I through VIII, (ii) any additional violations of the same type that occurred before the filing of this Complaint, and (iii) all additional violations of the same type that occur after the filing of this Complaint;
- Determine the number of days of violation committed by Defendant under each Count;
- c. Order Defendant to comply with the requirements of the Clean Water Act and the Facility's NPDES Permit that it has been violating, and to refrain from further violations of the effluent standards and limitations at issue in this action;
- d. Order Defendant to implement measures to remedy, mitigate, or offset the harm to the environment caused by the violations alleged above;
- e. Assess an appropriate civil penalty against Defendant for each day of violation of the Clean Water Act and the Facility's NPDES Permit, as provided by 33 U.S.C. §§ 1319(d) & 1365(a) and 40 C.F.R. § 19.4, which impose a penalty of up to a maximum of \$64,618 per day;
- f. Award Plaintiffs their costs of litigation (including reasonable attorney and expert witness fees), as provided by 33 U.S.C. § 1365(d); and
- g. Order such other relief as the Court deems appropriate.

Dated: March 20, 2024 ATTORNEYS FOR PLAINTIFF:

### /s/ Christos N. Georgalis

Christos N. Georgalis (OH: 0079433) Flannery | Georgalis, LLC 1375 E. 9<sup>th</sup> Street, 30<sup>th</sup> Floor Cleveland, OH 44114 (216) 367-2095 (phone) chris@flannerygeorgalis.com

Matthew L. Jalandoni (OH: 0087074) Flannery | Georgalis, LLC 175 S. 3<sup>rd</sup> Street, Suite 1060 Columbus, OH 43215 (380) 444-6027 (phone) mjalandoni@flannerygeorgalis.com

### /s/ Charles C. Caldart

Charles C. Caldart
Joshua R. Kratka
Pro hac vice motions to be filed
National Environmental Law Center
294 Washington Street, Suite 500
Boston, MA 02108
(617) 747-4304 (phone)
cccnelc@aol.com
josh.kratka@nelc.org

# Exhibit 1

Case: 3:24-cv-00515 Doc #: 1-1 Filed: 03/20/24 2 of 18. PageID #: 29



Charles C. Caldart Senior Attorney 617.422.0880 ccaldart@nelc.org

July 13, 2023

### VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Facility Manager, Napoleon Plant Campbell Soup Supply Company L.L.C. 12-773 State Route 110 Napoleon, OH 43545 Certified Mail # 9589 0710 5270 0506 2929 99

**RE:** Notice of Clean Water Act Violations

Dear Facility Manager:

I write on behalf of Environment America, d/b/a Environment Ohio, and Lake Erie Waterkeeper (collectively, "the Citizen Groups") as well as their respective members. We respectfully request the opportunity to meet with you within 45 days to discuss resolution of the matters raised in this letter.

Publicly available information shows that Campbell Soup Supply Company L.L.C. ("Campbell Soup") discharges a variety of pollutants into the Maumee River and into unnamed tributaries of the Maumee River from its heat process canned food facility and related operations ("Campbell Facility") located at 12-773 State Route 110 in Napoleon, Ohio, and that these discharges are primarily from the Campbell Facility's wastewater treatment plant and from the Campbell Facility's spray field overland flow treatment system. Based on this and other publicly available information, the Citizen Groups believe that Campbell Soup's operation of this Facility has violated, and will continue to violate, the federal Clean Water Act and the company's state-issued wastewater discharge permit in the manner described in this notice. The Citizen Groups further believe that these ongoing violations contribute to adverse effects in the Maumee River and Lake Erie.

Dischargers of industrial wastewater must comply with permits issued under the National Pollutant Discharge Elimination System ("NPDES") of the Clean Water Act. In Ohio, NPDES is administered by the Ohio Environmental Protection Agency ("Ohio EPA"). A NPDES wastewater discharge permit limits specific characteristics of the effluent discharged from a facility, and also imposes effluent monitoring requirements. The discharge of pollutants in violation of a NPDES permit limitation is prohibited under Section 301(a) of the Clean Water Act, 33 U.S.C. § 1311(a). The NPDES permit governing the Campbell Facility is Ohio EPA Permit No. 2IH00021\*KD ("Campbell Permit").

Case: 3:24-cv-00515 Doc #: 1-1 Filed: 03/20/24 3 of 18. PageID #: 30

2

According to the Ohio EPA Fact Sheet for the Campbell Permit, the Campbell Facility discharges an average of 5.12 million gallons of wastewater per day into the Maumee River from its wastewater treatment plant, through a discharge point known as Outfall 001. The Campbell Facility also discharges wastewater from its spray field overland flow treatment system to unnamed tributaries of the Maumee River through Outfalls 006, 007, 008, and 009, at a combined average flow rate of 1.53 million gallons per day.

According to publicly available information, including Campbell Soup's discharge monitoring reports and noncompliance notifications and the U.S. EPA ECHO website, the Campbell Facility has repeatedly violated its NPDES permit limitations governing discharges from Outfalls 001, 006, 007, 008, and 009, and has also repeatedly violated its NPDES permit limits at the internal monitoring point designated as Outfall 099, which measures compliance with federal effluent limitation guidelines for can-making wastewater. All of these violations of the Campbell Permit are also violations of 33 U.S.C. § 1311(a). Publicly available information indicates that Campbell Soup will continue to violate these permit conditions.

The Campbell Facility's violations of numeric limits are listed in the attached tables, each of which contains information regarding violations occurring during the period from January 2018 through April 2023, the latest month for which discharge information is publicly available. Tables 1 through 6 list the dates during this period on which Campbell Soup violated its numeric permit effluent limits at Outfall 001 for biochemical oxygen demand ("CBOD"), dissolved oxygen ("DO"), E. coli bacteria, phosphorus, nitrogen (as ammonia, NH3), and total suspended solids ("TSS"), respectively. Tables 2 and 4 also list the dates during this period on which Campbell Soup violated its numeric permit effluent limits for DO and phosphorus, respectively, at Outfalls 006, 007, 008, and 009. Table 6 also lists the dates during this period on which Campbell Soup violated its numeric permit effluent limits for TSS at Outfalls 009 and 099. Table 7 lists the dates during this period on which Campbell Soup violated its numeric permit limits for oil and grease at Outfall 099. Each table provides a description of the applicable effluent limits and the nature and date(s) of each violation.

In addition, the Campbell Facility's discharges of phosphorus from Outfall 001 and Outfalls 006-009 during the years 2018 through 2022 have contributed to algal blooms in the Maumee River and Lake Erie during each of those years and have thus violated Section III(2)(E) of the Campbell Permit, which prohibits the discharge of substances "in amounts that are conducive to the growth of aquatic weeds or algae to the extent that such growths become inimical to more desirable forms of aquatic life, or create conditions that are unsightly, or constitute a nuisance in any other fashion."

The dates of the Campbell Facility's phosphorus discharges can be found in the company's records. Based on reports issued by the National Oceanic and Atmospheric Administration and the National Center for Water Quality Research, the approximate dates of the harmful algal blooms in western Lake Erie during those years – and thus, the dates on which Section III(2)(E) was violated – were as follows:

**2018**: the last week of June through the first week of October;

2019: mid-July through the first week of October;

3

**2020**: the last week of July through the first week of September; **2021**: the last week of July through the last week of October;

**2022**: the second week of July through the second week of September.

It is likely that phosphorus discharges from the Campbell Facility will continue to contribute to harmful algal blooms in the Maumee River and Lake Erie in 2023 and future years.

This notice covers all violations of these permit limitations occurring within the five years immediately preceding the date of this notice, and all violations of these permit limitations occurring thereafter.

The Citizen Groups seek to improve the water quality of the Maumee River and Lake Erie by securing Campbell Soup's long-term compliance with applicable law, and would welcome the opportunity to discuss this letter and the violations described herein. If you are interested in discussing this matter, and/or if you believe any of the information in this letter or in the attached tables is incorrect, please contact me by email at ccaldart@nelc.org, by phone at 206-854-5481 (cell), or by letter at the address listed below.

Sincerely,

Charles C. Caldart Senior Attorney

Chuck Calif

National Environmental Law Center 294 Washington Street, Suite 500 Boston, Massachusetts 02108

### Addresses and telephone numbers of the Citizen Groups

Environment Ohio 1747 Olentangy River Rd. #1195 Columbus, OH 43212 614-460-8732

Lake Erie Waterkeeper 3900 N Summit St Toledo, OH 43611 888-519-1142 4

### cc: (by certified mail – return receipt requested)

CT Corporation System (registered agent for Campbell Soup Supply Company L.L.C.) 4400 Easton Commons Way, Suite 125 Columbus, OH 43219 Certified Mail # 9589 0710 5270 0506 2929 68

Michael S. Regan, Administrator U.S. Environmental Protection Agency Office of the Administrator, 1101A 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460 Certified Mail # 9589 0710 5270 0506 2929 51

Debra Shore, Regional Administrator US EPA Region 5 Administrator 77 W. Jackson Blvd Chicago, IL 60604 Certified Mail # 9589 0710 5270 0506 2929 44

Anne M. Vogel, Director Ohio Environmental Protection Agency Director's Office P.O. Box 1049 Columbus, OH 43216 Certified Mail # 9589 0710 5270 0506 2929 37

Table 1 Campbell NPDES Permit Violations (Outfall 001) - CBOD January 2018 - April 2023									
Date	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage of Permit Limit	Source		
2/28/2018	Monthly Average	25	_ · ·	mg/L	28	116.00%	ECHO		
	Daily Maximum	40		mg/L	1	117.50%			
	Monthly Average	25		mg/L	31	104.00%			
	Daily Maximum	40		mg/L	1	142.50%			
	Daily Maximum	1520	1900		1	125.00%			
	Daily Maximum	40		mg/L	1	150.00%			
	Monthly Average	25		mg/L	31	136.00%			
	Daily Maximum	1520	1700		1	111.84%			
	Daily Maximum	40		mg/L	1	152.50%			
	Monthly Average	25		mg/L	31	112.00%			
	Daily Maximum	40		mg/L	1	145.00%			
	Daily Maximum	40		mg/L	1	157.50%			
	Daily Maximum	40		mg/L	1	155.00%			
	Monthly Average	25		mg/L	30	140.00%			
	Daily Maximum	1520	2000		1	140.00%			
		947	1100	· ·	30	131.58%			
	Monthly Average			_					
	Daily Maximum	40		mg/L	1	142.50%			
	Monthly Average	25		mg/L	30	104.00%			
	Daily Maximum	40		mg/L	1	117.50%			
	Daily Maximum	40		mg/L	1	115.00%			
	Monthly Average	25		mg/L	31	124.00%			
	Daily Maximum	40		mg/L	1	132.50%			
	Daily Maximum	40		mg/L	1	202.50%			
	Monthly Average	25		mg/L	31	144.00%			
	Daily Maximum	1520	1600	l	1	105.26%			
	Daily Maximum	40		mg/L	1	177.50%	ECHO		
1/31/2021	Monthly Average	25		mg/L	31	140.00%	ECHO		
	Daily Maximum	1520	1900		1	125.00%			
	Daily Maximum	40		mg/L	1	250.00%	DMR		
	Daily Maximum	40		mg/L	1	275.00%	DMR		
	Daily Maximum	40		mg/L	1	275.00%	DMR		
	Daily Maximum	40		mg/L	1	160.00%			
	Daily Maximum	40		mg/L	1	195.00%			
	Daily Maximum	40		mg/L	1	250.00%			
	Daily Maximum	40		mg/L	1	300.00%	DMR		
2/28/2021	Monthly Average	25		mg/L	28	360.00%	ЕСНО		
2/28/2021	Monthly Average	947	2240	kg/d	28	236.54%	ЕСНО		
2/28/2021	Daily Maximum	1520	3040	kg/d	1	200.00%	ЕСНО		
3/4/2021	Daily Maximum	40	97	mg/L	1	242.50%	DMR		
3/9/2021	Daily Maximum	40	84	mg/L	1	210.00%	DMR		
3/11/2021	Daily Maximum	40	99	mg/L	1	247.50%	DMR		
3/23/2021	Daily Maximum	40	60	mg/L	1	150.00%	DMR		
3/31/2021	Monthly Average	25	58	mg/L	31	232.00%	ЕСНО		
3/31/2021	Monthly Average	947	1500	kg/d	31	158.39%	ЕСНО		
	Daily Maximum	1520	2600	ı	1	171.05%	ЕСНО		
4/15/2021	Daily Maximum	40	47	mg/L	1	117.50%	DMR		
4/30/2021	Monthly Average	25	27	mg/L	30	108.00%	ЕСНО		

1	1		I	ı		1	
1	Daily Maximum	40		mg/L	1	130.00%	
1	Daily Maximum	1520	1700	l .	1	111.84%	
1	Daily Maximum	40		mg/L	1	172.50%	
1	Daily Maximum	40		mg/L	1	202.50%	
1	Monthly Average	25		mg/L	30	147.60%	
6/30/2021	Daily Maximum	1520	2390	kg/d	1	157.24%	
1 ' '	Monthly Average	947	1130	l .	30	119.32%	
1	Daily Maximum	40		mg/L	1	120.00%	
1	Monthly Average	25		mg/L	31	120.00%	
1	Daily Maximum	40		mg/L	1	132.50%	DMR
1	Daily Maximum	40		mg/L	1	145.00%	DMR
1	Daily Maximum	40		mg/L	1	170.00%	DMR
1/20/2022	Daily Maximum	40		mg/L	1	275.00%	DMR
1	Daily Maximum	40	65	mg/L	1	162.50%	DMR
	Daily Maximum	40	110	mg/L	1	275.00%	DMR
1	Monthly Average	25		mg/L	31	256.00%	ECHO
1/31/2022	Daily Maximum	1520	3150	kg/d	1	207.24%	ECHO
1/31/2022	Monthly Average	947	1760	kg/d	31	185.85%	ECHO
2/1/2022	Daily Maximum	40	64	mg/L	1	160.00%	DMR
2/7/2022	Daily Maximum	40	44	mg/L	1	110.00%	Non-Compliance Notification
2/8/2022	Daily Maximum	40	44	mg/L	1	110.00%	Non-Compliance Notification
2/15/2022	Daily Maximum	40	41	mg/L	1	102.50%	Non-Compliance Notification
2/17/2022	Daily Maximum	40	60	mg/L	1	150.00%	DMR
2/22/2022	Daily Maximum	40	47	mg/L	1	117.50%	Non-Compliance Notification
2/28/2022	Monthly Average	25	38	mg/L	28	152.00%	ECHO
2/28/2022	Monthly Average	947	1100	kg/d	28	116.16%	ECHO
2/28/2022	Daily Maximum	1520	2000	kg/d	1	131.58%	ECHO
3/3/2022	Daily Maximum	40	72	mg/L	1	180.00%	DMR
3/17/2022	Daily Maximum	40	60	mg/L	1	150.00%	DMR
3/31/2022	Monthly Average	25	33	mg/L	31	132.00%	ECHO
3/31/2022	Daily Maximum	1520	2100	kg/d	1	138.16%	ECHO
4/7/2022	Daily Maximum	40	56	mg/L	1	140.00%	DMR
4/21/2022	Daily Maximum	40	44	mg/L	1	110.00%	Non-Compliance Notification
5/12/2022	Daily Maximum	40	43	mg/L	1	107.50%	Non-Compliance Notification
5/26/2022	Daily Maximum	40	42	mg/L	1	105.00%	Non-Compliance Notification
5/31/2022	Monthly Average	25	28	mg/L	31	112.00%	ECHO
6/9/2022	Daily Maximum	40	48	mg/L	1	120.00%	Non-Compliance Notification
6/28/2022	Daily Maximum	40	68	mg/L	1	170.00%	Non-Compliance Notification
6/30/2022	Monthly Average	25	41	mg/L	30	164.00%	ECHO
6/30/2022	Daily Maximum	1520	2000	kg/d	30	131.58%	ECHO
6/30/2022	Monthly Average	947	1100	kg/d	1	116.16%	ECHO
7/14/2022	Daily Maximum	40	72	mg/L	1	180.00%	Non-Compliance Notification
	Daily Maximum	40	76	mg/L	1	190.00%	Non-Compliance Notification
1	Daily Maximum	40	76	mg/L	1	190.00%	Non-Compliance Notification
	Daily Maximum	40	80	mg/L	1	200.00%	Non-Compliance Notification
1	Monthly Average	25		mg/L	31	192.00%	ECHO
7/31/2022	Monthly Average	947	1200	kg/d	31	126.72%	ECHO
7/31/2022	daily Maximum	1520	2000	kg/d	1	131.58%	ECHO
8/2/2022	Daily Maximum	40	59	mg/L	1	147.50%	Non-Compliance Notification
8/4/2022	Daily Maximum	40	110	mg/L	1	275.00%	Non-Compliance Notification
	·						

			ı				
8/9/2022	Daily Maximum	40	69	mg/L	1	172.50%	Non-Compliance Notification
8/11/2022	Daily Maximum	40	67	mg/L	1	167.50%	Non-Compliance Notification
8/16/2022	Daily Maximum	40	53	mg/L	1	132.50%	Non-Compliance Notification
8/31/2022	Monthly Average	25	64.4	mg/L	31	257.60%	ECHO
8/31/2022	Monthly Average	947	1400	kg/d	31	147.84%	ECHO
8/31/2022	Daily Maximum	1520	2960	kg/d	1	194.74%	ECHO
9/8/2022	Daily Maximum	40	57	mg/L	1	142.50%	Non-Compliance Notification
	Daily Maximum	40		mg/L	1	1	Non-Compliance Notification
l .	Daily Maximum	40		mg/L	1	•	Non-Compliance Notification
	Daily Maximum	40		mg/L	1		Non-Compliance Notification
			•	ł	•		·
	Monthly Average	25 40		mg/L	30	136.00%	
	Daily Maximum Daily Maximum	40		mg/L	1	110.00%	Non-Compliance Notification
	Daily Maximum	40		mg/L mg/L	5		Non-Compliance Notification
1	Daily Maximum	40		mg/L	1	160.00%	· ·
1	Monthly Average	25		mg/L	30	156.00%	
	Monthly Average	947	1100		30	116.16%	
	Daily Maximum	1520	2000		1	131.58%	
	Daily Maximum	40		mg/L	1		Non-Compliance Notification
1	Daily Maximum	40		mg/L	1	192.50%	· ·
1	Monthly Average	25		mg/L	31	200.00%	
1	Monthly Average	947	1500	-	31	158.39%	
12/31/2022	Daily Maximum	1520	2300		1	151.32%	ECHO
1/12/2023	Daily Maximum	40	53	mg/L	1	132.50%	DMR
1/20/2023	Daily Maximum	40	110.5	mg/L	1	276.25%	DMR
1/31/2023	Monthly Average	25	41.56	mg/L	31	166.24%	ECHO
1/31/2023	Monthly Average	947	1368	kg/d	31	144.46%	ECHO
1/31/2023	Daily Maximum	1520	3826	kg/d	1	251.71%	ECHO
2/2/2023	Daily Maximum	40	56	mg/L	1	140.00%	DMR
2/7/2023	Daily Maximum	40	52	mg/L	1	130.00%	
· ·	Daily Maximum	40	60	mg/L	1	150.00%	
1	Daily Maximum	40		mg/L	1	130.00%	
l .	Monthly Average	25		mg/L	28	156.00%	
ı	Daily Maximum	1520	1800	i	1	118.42%	
1	Monthly Average	947	1200		28	126.72%	
1	Daily Maximum	40		mg/L	1	180.00%	
· ·	Daily Maximum	40		mg/L	1	115.00%	
1	Monthly Average	25		mg/L	31	124.00%	
L L	Monthly Average Daily Maximum	947 1520	2400	kg/d	31	101.37% 157.89%	
I I	Daily Maximum	40		mg/L	1	110.00%	
I I	Daily Maximum	40		mg/L		172.50%	
1	Daily Maximum	40	•	mg/L	1	200.00%	
•	Daily Maximum	40		mg/L	'1	220.00%	
•	Monthly Average	25		mg/L	30	168.00%	
1	Daily Maximum	1520	2600		1	171.05%	
	Monthly Average	947	1100		30	116.16%	

					Table 2							
Campbell NPDES Permit Violations - Dissolved Oxygen January 2018 - April 2023												
Date	Outfall	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage Below Minimum	Source				
Buto	Cutiun	Linii Typo	T CHINECO ZITIK	·	outfall 00	· ·	T croomage Bolow William	Course				
8/31/2021	001	Daily Minimum	5	3	mg/L	1	40.00%	ECHO				
11/11/2021	001	Daily Minimum	5	4.1	mg/L	1	18.00%	DMR				
11/30/2021	001	Daily Minimum	5		mg/L	1	96.00%	ECHO				
12/31/2021	001	Daily Minimum	5		mg/L	1	52.00%	ECHO				
1/23/2022	001	Daily Minimum	5	4.7	mg/L	1	6.00%	DMR				
2/20/2022	001	Daily Minimum	5		mg/L	1	14.00%	DMR				
2/28/2022	001	Daily Minimum	5		mg/L	1	56.00%	ECHO				
3/23/2022		Daily Minimum	5		mg/L	1	40.00%	Non-Compliance Notification				
5/27/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
5/28/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
6/2/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
6/30/2022		Daily Minimum	5		mg/L	1	46.00%	<u>'</u>				
7/1/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/2/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/4/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/7/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/9/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/18/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
7/20/2022		Daily Minimum	5		mg/L	6		Non-Compliance Notification				
7/20/2022		Daily Minimum	5		mg/L	2		Non-Compliance Notification				
		-			Ī .							
8/5/2022		Daily Minimum	5		mg/L	2		Non-Compliance Notification				
8/10/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
8/23/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
8/25/2022		Daily Minimum	5		mg/L	2		Non-Compliance Notification				
9/9/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
9/11/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
9/13/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
9/15/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
9/24/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
11/1/2022		Daily Minimum	5		mg/L	3		Non-Compliance Notification				
11/6/2022		Daily Minimum	5		mg/L	1		Non-Compliance Notification				
2/28/2023		Daily Minimum	5		mg/L	1	26.00%					
4/22/2023	001	Daily Minimum	5		mg/L	1	26.00%	DMR				
7/24/2040	000	Delly Mint			alls 006	- 009	40.000	FOLIO				
7/31/2018		Daily Minimum	5		mg/L	1	48.00%					
8/8/2018		Daily Minimum	5		mg/L	1	14.00%					
8/14/2018		Daily Minimum	5		mg/L	1	22.00%					
8/17/2018		Daily Minimum	5		mg/L	1	24.00%					
8/23/2018		Daily Minimum	5		mg/L	1	6.00%					
8/28/2018		Daily Minimum	5		mg/L	1	2.00%					
8/29/2018		Daily Minimum	5		mg/L	1	4.00%					
8/31/2018		Daily Minimum	5		mg/L	1	46.00%					
9/18/2018		Daily Minimum	5		mg/L	1	6.00%					
9/19/2018		Daily Minimum	5		mg/L	1	14.00%	DMR				
8/27/2019		Daily Minimum	5	4.1	mg/L	1	18.00%	DMR				
8/28/2019		Daily Minimum	5		mg/L	1	14.00%					
8/30/2019	800	Daily Minimum	5	4.1	mg/L	1	18.00%	DMR				

		•		•			•	•
9/30/2019	006	Daily Minimum	5		mg/L	1	30.00%	ECHO
10/1/2019	006	Daily Minimum	5	4.8	mg/L	1	4.00%	DMR
6/25/2021	006	Daily Minimum	5	4.59	mg/L	1	8.20%	DMR
6/26/2021	006	Daily Minimum	5	3.23	mg/L	1	35.40%	DMR
6/30/2021	006	Daily Minimum	5	4.49	mg/L	1	10.20%	DMR
7/10/2021	006	Daily Minimum	5	4.89	mg/L	1	2.20%	DMR
7/17/2021	006	Daily Minimum	5	4.54	mg/L	1	9.20%	DMR
7/19/2021	006	Daily Minimum	5	4.16	mg/L	1	16.80%	DMR
7/21/2021	006	Daily Minimum	5	2.62	mg/L	1	47.60%	DMR
8/30/2021	006	Daily Minimum	5	4.77	mg/L	1	4.60%	DMR
9/3/2021	800	Daily Minimum	5	4.39	mg/L	1	12.20%	DMR
9/8/2021	006	Daily Minimum	5	4.9	mg/L	1	2.00%	DMR
9/8/2021	008	Daily Minimum	5	3.89	mg/L	1	22.20%	DMR
9/10/2021	006	Daily Minimum	5	4.7	mg/L	1	6.00%	DMR
9/21/2021	006	Daily Minimum	5	4.3	mg/L	1	14.00%	DMR
9/30/2021	006	Daily Minimum	5	3.1	mg/L	1	38.00%	ECHO
10/11/2021	800	Daily Minimum	5	4.9	mg/L	1	2.00%	DMR
10/12/2021	008	Daily Minimum	5	4.8	mg/L	1	4.00%	DMR
10/14/2021	800	Daily Minimum	5	3.8	mg/L	1	24.00%	DMR
10/15/2021	800	Daily Minimum	5	4.1	mg/L	1	18.00%	DMR
10/16/2021	800	Daily Minimum	5	4.6	mg/L	1	8.00%	DMR
10/17/2021	800	Daily Minimum	5	3.9	mg/L	1	22.00%	DMR
10/19/2021	800	Daily Minimum	5	3.8	mg/L	1	24.00%	DMR
10/20/2021	006	Daily Minimum	5	4.6	mg/L	1	8.00%	DMR
10/21/2021	800	Daily Minimum	5	3.4	mg/L	1	32.00%	DMR
10/22/2021	800	Daily Minimum	5	4.7	mg/L	1	6.00%	DMR
10/31/2021	800	Daily Minimum	5	4.8	mg/L	1	4.00%	DMR
5/31/2022	800	Daily Minimum	5	4.67	mg/L	1	6.60%	ECHO
6/30/2022	800	Daily Minimum	5	4.03	mg/L	1	19.40%	ECHO
7/5/2022	006	Daily Minimum	5	4.4	mg/L	1	12.00%	Non-Compliance Notification
7/8/2022	800	Daily Minimum	5	2.8	mg/L	21	44.00%	Non-Compliance Notification
7/12/2022	006	Daily Minimum	5	4.3	mg/L	1	14.00%	Non-Compliance Notification
7/31/2022	009	Daily Minimum	5	4.7	mg/L	1	6.00%	ECHO
8/1/2022	800	Daily Minimum	5	3	mg/L	14	40.00%	Non-Compliance Notification
8/3/2022	009	Daily Minimum	5	4.2	mg/L	1	16.00%	Non-Compliance Notification
8/16/2022	008	Daily Minimum	5		mg/L	1	2.00%	Non-Compliance Notification
8/18/2022	008	Daily Minimum	5		mg/L	1	32.00%	Non-Compliance Notification
8/20/2022		Daily Minimum	5	4.6	mg/L	1	8.00%	Non-Compliance Notification
8/31/2022	008	Daily Minimum	5		mg/L	1	39.60%	ECHO

	Table 3 Campbell NPDES Permit Violations (Outfall 001) - E. Coli									
					- April 2023	- L. COII				
Date	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage of Permit Limit	Source			
6/7/2018	Weekly Geomn	284		#/100 ml	7	134.86%	1			
I	Weekly Geomn	284		#/100 ml	7	320.42%	DMR			
I .	Weekly Geomn	284		#/100 ml	7	1926.06%	DMR			
I	Weekly Geomn	284		#/100 ml	7	100.35%				
I .	Weekly Geomn	284		#/100 ml	7	228.87%	1			
I .	Weekly Geomn	284		#/100 ml	7	189.08%				
l .	Weekly Geomn	284		#/100 ml	7	338.03%				
I .	Weekly Geomn	284		#/100 ml	7	957.75%	i i			
I .	Weekly Geomn	284		#/100 ml	7	2873.24%				
I .	Weekly Geomn	284		#/100 ml	7	404.93%	1			
I .	Weekly Geomn	284		#/100 ml	7	1211.27%	1			
l .	Weekly Geomn	284		#/100 ml	7	2711.27%				
I .	Monthly Geomn	126		#/100 ml	31	1115.08%				
I .	Weekly Geomn	284		#/100 ml	7	2038.73%				
I	Weekly Geomn	284		#/100 ml	7	5457.75%				
I .	Weekly Geomn	284		#/100 ml	7	6760.56%				
	Weekly Geomn	284		#/100 ml	7 30	1052.82%	i i			
I .	Monthly Geomn	126		#/100 ml		1132.46%				
I .	Weekly Geomn	284		#/100 ml	7	4225.35%	1			
I .	Weekly Geomn	284		#/100 ml	7	3450.70%	1			
I .	Weekly Geomn	284		#/100 ml	7	1211.27%	1			
I .	Monthly Geomn	126 284		#/100 ml #/100 ml	31 7	1056.59%				
I .	Weekly Geomn Weekly Geomn	284		#/100 ml	7	147.89% 1929.58%				
I	Weekly Geomn	284		#/100 ml	7	225.74%				
	Monthly Geomn	126		#/100 ml	31	163.17%	1			
	Weekly Geomn	284		#/100 ml	7	172.18%	1			
I .	Weekly Geomn	284		#/100 ml	7	136.62%	i i			
1	Monthly Geomn	126		#/100 ml	30	163.49%				
	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
I .	Weekly Geomn	284		#/100 ml	7	852.11%	i			
I .	Monthly Geomn	126		#/100 ml	31	1000.79%				
I .	Weekly Geomn	284		#/100 ml	7	1245.42%				
I	Monthly Geomn	126		#/100 ml	30	1452.38%				
l .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
I .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
l .	Monthly Geomn	126		#/100 ml	31	999.21%	· ·			
I .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
l .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
I .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
I	Weekly Geomn	284		#/100 ml	7	2694.72%	· ·			
I	Monthly Geomn	126		#/100 ml	31	173.02%				
I .	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
1	Weekly Geomn	284		#/100 ml	7		Non-Compliance Notification			
	Monthly Geomn	126		#/100 ml	30	992.06%	i i			

	Table 4 Campbell NPDES Permit Violations - Phosphorus								
					rmit Violai 2018 - Api				
Date	Outfall	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage of Permit Limit	Source	
				0	utfall 001				
9/30/2018	001	Monthly Average	1	1.1	mg/L	30	110.00%	ЕСНО	
10/31/2018	001	Daily Maximum	1.5	1.6	mg/L	1	106.67%	ЕСНО	
10/31/2018	001	Monthly Average	1	1.1	mg/L	31	110.00%	ЕСНО	
6/30/2019	001	Daily Maximum	1.5	1.8	mg/L	1	120.00%	ECHO	
6/30/2019	001	Monthly Average	1	1.1	mg/L	30	110.00%	ЕСНО	
7/31/2019	001	Daily Maximum	1.5	1.6	mg/L	1	106.67%	ЕСНО	
7/31/2019	001	Monthly Average	1	1.3	mg/L	31	130.00%	ЕСНО	
9/30/2019	001	Daily Maximum	1.5	1.8	mg/L	1	120.00%	ЕСНО	
9/30/2019	001	Monthly Average	1	1.28	mg/L	30	128.00%	ЕСНО	
10/31/2019	001	Daily Maximum	1.5	1.9	mg/L	1	126.67%	ECHO	
10/31/2019	001	Monthly Average	1	1.4	mg/L	31	140.00%	ECHO	
5/26/2020	001	Daily Maximum	1.5	3.03	mg/L	1	202.00%	DMR	
5/31/2020	001	Monthly Average	1	1.24	mg/L	31	124.00%	ЕСНО	
5/31/2020	001	Daily Maximum	56.8	82.6	kg/d	1	145.42%	ЕСНО	
6/9/2020	001	Daily Maximum	1.5	1.52	mg/L	1	101.33%	DMR	
6/11/2020	001	Daily Maximum	1.5	1.88	mg/L	1	125.33%	DMR	
6/25/2020	001	Daily Maximum	1.5	1.55	mg/L	1	103.33%	DMR	
6/30/2020	001	Monthly Average	1	1.45	mg/L	30	145.00%	ЕСНО	
6/30/2020	001	Monthly Average	37.9	43.9	kg/d	30	115.83%	ECHO	
6/30/2020		Daily Maximum	56.8	l	kg/d	1	106.51%		
9/15/2020	001	Daily Maximum	1.5		mg/L	1	123.33%	1	
9/17/2020		Daily Maximum	1.5		mg/L	1	107.33%	DMR	
9/30/2020		Monthly Average	1		mg/L	30	140.00%		
10/8/2020		Daily Maximum	1.5		mg/L	1	114.00%	1	
10/13/2020		Daily Maximum	1.5	•	mg/L	1	107.33%		
10/15/2020		Daily Maximum	1.5		mg/L	1	107.33%	i	
10/31/2020		Monthly Average	1	1	mg/L	31	126.00%	1	
2/4/2021		Daily Maximum	1.5		mg/L	1	108.00%	1	
2/9/2021		Daily Maximum	1.5	l	mg/L	1	123.33%	i	
2/28/2021		Monthly Average	1		mg/L	28	135.00%	i e	
3/31/2021		Monthly Average	1	i	mg/L	31	110.00%	1	
6/17/2021		Daily Maximum	1.5	1	mg/L	1	101.33%	i	
7/13/2021		Daily Maximum	1.5		mg/L	'   1	106.00%	ł	
7/31/2021		Monthly Average	1.3	1	mg/L	31	105.00%	1	
9/14/2021		Daily Maximum	1.5	ł	mg/L	1	116.67%	1	
9/30/2021		Monthly Average	1.3	l	mg/L	30	106.00%	i	
5/31/2022		Monthly Average		1	mg/L	31	103.00%		
6/7/2022		Daily Maximum	1.5	1	mg/L	1		Non-Compliance Notification	
6/28/2022		Daily Maximum	1.5		mg/L			Non-Compliance Notification	
6/30/2022		Monthly Average	1.5			30	150.00%	·	
7/21/2022		,	1.5	1	mg/L mg/L			ł	
7/21/2022		Daily Maximum	1.5			1		Non-Compliance Notification	
		Daily Maximum	1	l	mg/L	1		Non-Compliance Notification	
7/28/2022		Daily Maximum	1.5		mg/L	1		Non-Compliance Notification	
7/31/2022		Monthly Average	1	1	mg/L	31	154.00%	1	
8/2/2022		Daily Maximum	1.5	l	mg/L	1		Non-Compliance Notification	
8/4/2022		Daily Maximum	1.5	l	mg/L	1		Non-Compliance Notification	
8/31/2022	001	Monthly Average	1	1.35	mg/L	31	135.00%	ECHO	

## Case: 3:24-cv-00515 Doc #: 1-1 Filed: 03/20/24 13 of 18. PageID #: 40

9/1/2022	001 Daily Max	imum 1	.5 1.69	mg/L	1	112.67%	Non-Compliance Notification
9/13/2022	001 Daily Max	imum 1	.5 1.8	mg/L	1	120.00%	Non-Compliance Notification
9/15/2022	001 Daily Max	imum 1	.5 1.8	mg/L	1	120.00%	Non-Compliance Notification
9/30/2022	001 Monthly A	verage	1 1.5	mg/L	30	150.00%	ECHO
12/31/2022	001 Daily Max	imum 1	.5 1.6	mg/L	1	106.67%	ECHO
4/30/2023	001 Daily Max	imum 1	.5 1.66	mg/L	1	110.67%	ECHO
4/30/2023	001 Monthly A	verage	1 1.09	mg/L	30	109.00%	ECHO
			Outf	alls 006 - 0	09		
8/31/2019	006 Monthly A	verage	1 1.1	mg/L	31	110.00%	ECHO
10/31/2019	007 Monthly A	verage	1 1.2	mg/L	31	120.00%	ECHO
7/31/2020	006 Monthly A	verage	1 1.17	mg/L	31	117.00%	ECHO
7/31/2020	008 Monthly A	verage	1 1.02	mg/L	31	102.00%	ECHO
9/30/2020	008 Monthly A	verage	1 1.06	mg/L	30	106.00%	ECHO
10/31/2020	008 Monthly A	verage	1 1.47	mg/L	31	147.00%	ECHO
9/30/2021	008 Daily Max	imum 3.8	5.17	kg/d	1	134.64%	ECHO
8/18/2022	008 Daily Max	imum 1	.5 1.84	mg/L	1	122.67%	Non-Compliance Notification
8/23/2022	008 Daily Max	imum 1	.5 1.84	mg/L	1	122.67%	Non-Compliance Notification
8/23/2022	009 Daily Max	imum 1	.5 1.76	mg/L	1	117.33%	Non-Compliance Notification
8/25/2022	008 Daily Max	imum 1	.5 1.84	mg/L	1	122.67%	Non-Compliance Notification
8/31/2022	006 Daily Max	imum 1	.5 1.53	mg/L	1	102.00%	ECHO
8/31/2022	008 Monthly A	verage	1 1.25	mg/L	31	125.00%	ECHO
8/31/2022	009 Monthly A	verage	1 1.03	mg/L	31	103.00%	ECHO
9/1/2022	008 Daily Max	imum 1	.5 1.92	mg/L	1	128.00%	Non-Compliance Notification
9/15/2022	008 Daily Max	imum 1	.5 1.6	mg/L	1	106.67%	Non-Compliance Notification
9/22/2022	008 Daily Max	imum 1	.5 2.2	mg/L	1	146.67%	Non-Compliance Notification
9/30/2022	008 Monthly A	verage	1 1.6	mg/L	30	160.00%	ECHO
9/30/2022	008 Monthly A		3.2	kg/d	30	125.00%	ECHO
9/30/2022	008 Daily Max	imum 3.8	4.7	kg/d	1	122.40%	ECHO

	Table 5 Campbell NPDES Permit Violations (Outfall 001) - Nitrogen (as ammonia, NH3)									
		Campbell Nr DL	January 2018		-	minoma, Wildy				
Date	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage of Permit Limit	Source			
	Daily Maximum	3.5	5.8	mg/L	1	165.71%	DMR			
	Daily Maximum	3.5		mg/L	1	268.57%	DMR			
	Daily Maximum	3.5	5.9	mg/L	1	168.57%	DMR			
	Daily Maximum	3.5	3.6	mg/L	1	102.86%	DMR			
	Daily Maximum	3.5		mg/L	1	102.86%	DMR			
	Daily Maximum	3.5		mg/L	1	220.00%	DMR			
4/3/2018	Daily Maximum	3.5	4.8	mg/L	1	137.14%	DMR			
N .	Daily Maximum	3.5	12.4	mg/L	1	354.29%	DMR			
1 <b>0</b>	Monthly Average	1.6		mg/L	30	175.63%	ECHO			
	Daily Maximum	90.9		kg/d	1	377.34%	ECHO			
	Monthly Average	60.6	80.1	kg/d	30	132.18%	ECHO			
	Daily Maximum	90.9		kg/d	1	102.31%	ECHO			
	Monthly Average	1.6		mg/L	31	118.75%	ECHO			
11/27/2018	Daily Maximum	3.5	9.3	mg/L	1	265.71%	DMR			
1/3/2019	Daily Maximum	3.5	11.9	mg/L	1	340.00%	DMR			
<b>     </b>	Daily Maximum	3.5	5.1	mg/L	1	145.71%	DMR			
	Daily Maximum	3.5	4.6	mg/L	1	131.43%	DMR			
	Daily Maximum	3.5	9.6	mg/L	1	274.29%	DMR			
	Daily Maximum	90.9	240	kg/d	1	264.03%	ECHO			
	Daily Maximum	3.5	4.9	mg/L	1	140.00%	DMR			
	Daily Maximum	90.9	130	kg/d	1	143.01%	ECHO			
	Daily Maximum	3.5	3.9	mg/L	1	111.43%	DMR			
	Monthly Average	1.6		mg/L	31	137.50%	ECHO			
1 <b>0</b>	Daily Maximum	3.5		mg/L	1	337.14%	DMR			
	Daily Maximum	3.5		mg/L	1	177.14%	DMR			
	Daily Maximum	3.5		mg/L	1	140.00%				
	Daily Maximum	3.5		mg/L	1	102.86%				
	Daily Maximum	90.9		kg/d	31	154.02%	ECHO			
	Monthly Average	1.6		mg/L	1	125.00%				
	Daily Maximum	3.5		mg/L	1	251.43%	l .			
	Daily Maximum	90.9		kg/d	1	242.02%				
	Monthly Average	1.6		mg/L	31	118.75%	ECHO			
	Daily Maximum	3.5		mg/L	1	120.00%				
	Daily Maximum	3.5	14.5	mg/L	1	414.29%	DMR			
4/6/2021	,	3.5		mg/L	1	171.43%				
	Daily Maximum	3.5		mg/L	1	108.57%				
	Daily Maximum	3.5		mg/L	1	111.43%				
	Daily Maximum	90.9		kg/d	1	110.01%				
	Daily Maximum	3.5		mg/L	1	174.29%				
	Daily Maximum	3.5		mg/L	1	160.00%				
	Daily Maximum	3.5		mg/L	1	208.57%				
	Daily Maximum	3.5		mg/L	1	122.86%				
	Daily Maximum	3.5		mg/L	1	785.71%				
	Daily Maximum	3.5		mg/L	1	128.57%				
	Daily Maximum	3.5		mg/L	1	217.14%				
7/5/2022	Daily Maximum	3.5	3.6	mg/L	1	102.86%	DMR			

	Table 6 Campbell NPDES Permit Violations - Total Suspended Solids January 2018 - April 2023									
Data	Outfell	Lipsit To	Dormitto d Limit				Dorontogs of Damit Limit	Cauras		
Date	Outfall	Limit Type	Permitted Limit	Reported Discharge	Units tfall 001	Days of Violation	Percentage of Permit Limit	Source		
8/16/2018	001	Daily Maximum	45		mg/L	1	111.11%	DMR		
4/16/2019	001	Daily Maximum	45	52	mg/L	1	115.56%			
7/3/2019	001	Daily Maximum	45	47	mg/L	1	104.44%			
7/31/2019	001	Monthly Average	30	36	mg/L	31	120.00%			
10/17/2019	001	Daily Maximum	45	56	mg/L	1	124.44%			
10/31/2019	001	· ·	30	31	mg/L	31	103.33%			
6/9/2020	001	Daily Maximum	45	63	mg/L	1	140.00%			
6/23/2020	001	Daily Maximum	45	46	mg/L	1	102.22%			
6/30/2020	001	Monthly Average	30	36	mg/L	30	120.00%			
6/30/2020	001	Daily Maximum	1710	1800		1	105.26%			
12/21/2020	001	Daily Maximum	45	68	mg/L	' <sub>1</sub>	151.11%			
12/21/2020	001	Daily Maximum	45		mg/L	1	102.22%			
12/23/2020		Monthly Average	30	34	· .	31	113.33%			
1/12/2021						1				
1/12/2021		Daily Maximum	45		mg/L	1	195.56% 133.33%			
		Daily Maximum	45		mg/L	1				
1/21/2021 1/31/2021	001	1 1	45		mg/L	1	151.11%			
		Monthly Average	30		mg/L	31	153.33%			
1/31/2021		Monthly Average	1140	1200		31	105.26%			
1/31/2021		Daily Maximum	1710	2200	l	1	128.65%			
2/2/2021	001	, , , , ,	45	76	"	1	168.89%			
2/4/2021	001	,	45	84	~	1	186.67%			
2/9/2021		Daily Maximum	45		mg/L	1	293.33%			
2/11/2021		Daily Maximum	45		mg/L	1	142.22%			
2/17/2021		Daily Maximum	45		mg/L	1	153.33%			
2/18/2021		Daily Maximum	45		mg/L	1	168.89%			
2/23/2021	001	Daily Maximum	45		mg/L	1	195.56%	DMR		
2/25/2021		Daily Maximum	45		mg/L	1	164.44%			
2/28/2021		Monthly Average	30		mg/L	28	276.33%			
2/28/2021		Monthly Average	1140	2050		28	179.82%			
2/28/2021		Daily Maximum	1710	2950	_	1	172.51%	ECHO		
3/2/2021	001	1 ' ' ' '	45	72	ľ	1	160.00%			
3/4/2021		Daily Maximum	45		mg/L	1	133.33%			
3/9/2021	001	Daily Maximum	45	76	mg/L	1	168.89%	DMR		
3/11/2021	001	1 1	45	84	~	1	186.67%			
3/23/2021	001	l ´	45	56	mg/L	1	124.44%			
3/25/2021		Daily Maximum	45	64	mg/L	1	142.22%			
3/31/2021		Monthly Average	30	62	mg/L	31	206.67%			
3/31/2021	001	Monthly Average	1140	1600	_	31	140.35%			
3/31/2021	001	Daily Maximum	1710	2200		1	128.65%	ЕСНО		
4/5/2021	001	1 1	45	52	~	1	115.56%	DMR		
4/6/2021	001	Daily Maximum	45	52	mg/L	1	115.56%	DMR		
4/15/2021	001	Daily Maximum	45	52	mg/L	1	115.56%	DMR		
4/30/2021	001	Monthly Average	30	39	mg/L	30	130.00%			
5/20/2021	001	Daily Maximum	45	64	mg/L	1	142.22%	DMR		
5/27/2021	001	Daily Maximum	45	68	mg/L	1	151.11%	DMR		
5/31/2021	001	Monthly Average	30	32	mg/L	31	106.67%	ECHO		
5/31/2021	001	Daily Maximum	1710	2200	kg/d	1	128.65%	ЕСНО		
6/10/2021	001	Daily Maximum	45	100	mg/L	1	222.22%	DMR		
6/17/2021	001	Daily Maximum	45	84	mg/L	1	186.67%	DMR		
6/22/2021	001	Daily Maximum	45	48	mg/L	1	106.67%	DMR		
6/30/2021	001	Monthly Average	30	48.5	mg/L	30	161.67%	ЕСНО		

			-	_	_			
6/30/2021	001	Monthly Average	1140	1500	kg/d	30	131.58%	ECHO
6/30/2021	001	Daily Maximum	1710	3410	kg/d	1	199.42%	ECHO
7/22/2021	001	Daily Maximum	45	62	mg/L	1	137.78%	DMR
7/31/2021	001	Monthly Average	30	32	mg/L	31	106.67%	ECHO
7/31/2021	001	Daily Maximum	1710	1800	kg/d	1	105.26%	ECHO
1/20/2022	001	Daily Maximum	45	52	mg/L	1	115.56%	DMR
1/25/2022	001	Daily Maximum	45	51	mg/L	1	113.33%	DMR
1/27/2022	001	Daily Maximum	45	74	mg/L	1	164.44%	DMR
1/31/2022		Monthly Average	30	41		31	136.67%	
1/31/2022		Daily Maximum	1710	2100	· ·	1	122.81%	
2/1/2022		Daily Maximum	45		mg/L	1	142.22%	
2/10/2022		Daily Maximum	45		mg/L	1	102.22%	
2/17/2022		Daily Maximum	45		mg/L	1	115.56%	
2/22/2022		Daily Maximum	45		mg/L	'1	104.44%	
2/28/2022		Monthly Average	30		mg/L	28	140.00%	
2/28/2022		Daily Maximum	1710	1800		1	105.26%	
2/28/2022								
		Monthly Average	1140	1200		28	105.26%	
3/17/2022		Daily Maximum	45		mg/L	1	275.56%	
3/17/2022		Daily Maximum	45		mg/L	1		Non-Compliance Notification
3/31/2022		, ,	30		mg/L	31	109.67%	
3/31/2022	001	Daily Maximum	1710	3580		1	209.36%	
4/21/2022	001	Daily Maximum	45	46	Ŭ	1	102.22%	
5/10/2022	001	Daily Maximum	45	56	mg/L	1		Non-Compliance Notification
5/31/2022	001	Daily Maximum	45	58	mg/L	1	128.89%	ECHO
5/31/2022	001	Monthly Average	30	31	mg/L	31	103.33%	ECHO
5/31/2022	001	Daily Maximum	1710	1900	kg/d	1	111.11%	ECHO
6/28/2022	001	Daily Maximum	45	48	mg/L	1	106.67%	Non-Compliance Notification
6/30/2022	001	Monthly Average	30	32	mg/L	30	106.67%	ECHO
7/14/2022	001	Daily Maximum	45	58	mg/L	1	128.89%	Non-Compliance Notification
7/28/2022	001	Daily Maximum	45	53	mg/L	1	117.78%	Non-Compliance Notification
07/31/2022	001	Monthly Average	30	40	mg/L	31	133.33%	ECHO
8/2/2022	001	Daily Maximum	45	57	mg/L	1	126.67%	Non-Compliance Notification
8/5/2022	001	Daily Maximum	45	59	mg/L	1	131.11%	Non-Compliance Notification
08/31/2022	001	Daily Maximum	45	62	mg/L	1	137.78%	ECHO
08/31/2022	001	Monthly Average	30	44	mg/L	31	146.67%	ECHO
9/15/2022	001	Daily Maximum	45	53	mg/L	1	117.78%	Non-Compliance Notification
9/30/2022		Monthly Average	30		mg/L	30	116.67%	ECHO
11/8/2022	001	Daily Maximum	45		mg/L	1	120.00%	ECHO
11/30/2022		Monthly Average	30		mg/L	30	103.33%	ECHO
12/6/2022		Daily Maximum	45			1		Non-Compliance Notification
12/31/2022		Daily Maximum	45			1	382.22%	
12/31/2022		Monthly Average	30		mg/L	31	179.33%	
12/31/2022		Monthly Average	1140	1460		31	128.07%	
12/31/2022		Daily Maximum	1710	3920		1	229.24%	
2/2/2023		Daily Maximum	45		mg/L	'1	111.11%	
2/7/2023		Daily Maximum	45			'1	104.44%	
2/28/2023		Monthly Average	30	38	mg/L	28	126.67%	
2/28/2023		Monthly Average	1140	1200		28	105.26%	
3/2/2023	001		45	80		1	177.78%	
3/2/2023	001	,	1710		mg/L	'1		DMR Loading
3/7/2023	001	Daily Maximum	45	51	mg/L	'1	113.33%	-
3/31/2023	001	Daily Maximum	1710	2700		1	157.89%	
3/31/2023	001	Monthly Average	30	36	mg/L	31	120.00%	
4/6/2023	001	Daily Maximum	45	49	mg/L	1	108.89%	
4/13/2023	001	Daily Maximum	45			1	151.11%	
4/13/2023		Daily Maximum	1710	1932.7		1		DMR Loading
, ,,,,,,,,,,		,	1 20		,	''		ı

	•		•	•			•			
4/27/2023	001	Daily Maximum	45	80	mg/L	1	177.78%	DMR		
4/27/2023	001	Daily Maximum	1710	2379.7	kg/d	1	139.16%	DMR Loading		
4/30/2023	001	Daily Maximum	1710	2400	kg/d	1	140.35%	ECHO		
4/30/2023	001	Monthly Average	30		mg/L	30	156.67%	ECHO		
					tfall 009					
11/30/2019	009	Monthly Average	30		mg/L	30	143.33%	ECHO		
10/21/2021	009	Daily Maximum	45		mg/L	1	160.00%	DMR		
	Outfall 099									
10/10/2019	099	Daily Maximum	10.51	38.78	kg/d	1	368.98%	DMR Loading		
10/31/2019	099	Monthly Average	5	39.6	kg/d	31	792.00%	ECHO		
10/31/2019	099	Daily Maximum	10.51	40.5	kg/d	1	385.35%	ECHO		
2/28/2021	099	Monthly Average	5	5.093	l •	28	101.86%	ECHO		
8/31/2021	099	, ,	5		kg/d	31	102.40%	ECHO		
10/31/2021	099	Daily Maximum	10.51		kg/d	1	215.98%	ECHO		
10/31/2021	099	Monthly Average	5	16.3	kg/d	31	326.00%			
11/11/2021	099	Daily Maximum	10.51	11.89		1	113.13%	DMR Loading		
11/30/2021	099	Monthly Average	5	18.3	kg/d	30	366.00%	ECHO		
11/30/2021	099	Daily Maximum	10.51	24.71	kg/d	1	235.11%	ECHO		
12/2/2021	099	Daily Maximum	10.51	20.59	kg/d	1	195.91%	DMR Loading		
12/31/2021	099	Daily Maximum	10.51	36	kg/d	1	342.53%	ECHO		
12/31/2021	099	Monthly Average	5	28.3	kg/d	31	566.00%	ECHO		
1/6/2022	099	Daily Maximum	10.51	22.67	kg/d	1	215.70%	DMR Loading		
1/31/2022	099	Monthly Average	5	62.8	kg/d	31	1256.00%	ECHO		
1/31/2022	099	Daily Maximum	10.51	102.9	kg/d	1	979.07%	ECHO		
2/24/2022	099	Daily Maximum	10.51	30.04	kg/d	1	285.82%	DMR Loading		
2/28/2022	099	Daily Maximum	10.51	41	kg/d	1	390.10%	ECHO		
2/28/2022	099	Monthly Average	5	36	kg/d	28	720.00%	ECHO		
3/10/2022	099	Daily Maximum	10.51	29.49	kg/d	1	280.59%	DMR Loading		
3/31/2022	099	Daily Maximum	10.51	40.02	kg/d	1	380.78%	ECHO		
3/31/2022	099	Monthly Average	5	34.76	kg/d	31	695.20%	ECHO		
4/30/2022	099	Monthly Average	5	5.47	kg/d	30	109.40%	ECHO		
5/31/2022	099	Monthly Average	5	23.9	kg/d	31	478.00%	ECHO		
5/31/2022	099	Daily Maximum	10.51	24.1	kg/d	1	229.31%	ECHO		
6/30/2022	099	Monthly Average	5	10.03	kg/d	30	200.60%	ECHO		
6/30/2022	099	Daily Maximum	10.51	16.1	kg/d	1	153.19%	ECHO		
07/31/2022	099	Monthly Average	5	17	kg/d	31	340.00%	ECHO		
07/31/2022	099	Daily Maximum	10.51	26	kg/d	1	247.38%	ECHO		
9/30/2022	099	Monthly Average	5	6.08	kg/d	30	121.60%	ECHO		
10/6/2022	099	Daily Maximum	10.51	15.06	kg/d	1	143.29%	DMR Loading		
10/31/2022	099	Monthly Average	5	22	kg/d	31	440.00%	ECHO		
10/31/2022	099	Daily Maximum	10.51	28	kg/d	1	266.41%	ECHO		
11/30/2022	099	Monthly Average	5	5.9	l •	30	118.00%	ECHO		
12/31/2022	099	Daily Maximum	10.51		kg/d	1	136.06%	ECHO		
12/31/2022	099	Monthly Average	5		kg/d	31	236.00%	ECHO		
1/31/2023	099	Daily Maximum	10.51	29.66		1	282.21%	ECHO		
1/31/2023	099	Monthly Average	5	20.83	kg/d	31	416.60%	ECHO		
2/28/2023	099	Monthly Average	5	7.1	kg/d	28	142.00%	ECHO		
4/30/2023	099	Monthly Average	5	7.05	kg/d	30	141.00%	ECHO		
4/30/2023	099	Daily Maximum	10.51	10.8	kg/d	1	102.76%	ECHO		

	Table 7 Campbell NPDES Permit Violations (Outfall 099) - Oil and Grease January 2018 - April 2023										
Date	Limit Type	Permitted Limit	Reported Discharge	Units	Days of Violation	Percentage of Permit Limit	Source				
6/30/2018	Monthly Average	3.08	3.4	kg/d	30	110.39%	ECHO				
10/10/2019	Daily Maximum	5.13	16.72	kg/d	1	325.93%	DMR Loading				
10/31/2019	Daily Maximum	5.13	17	kg/d	1	331.38%	ECHO				
10/31/2019	Monthly Average	3.08	11	kg/d	31	357.14%	ECHO				
4/30/2021	Monthly Average	3.08	3.7	kg/d	30	120.13%	ECHO				
11/11/2021	Daily Maximum	5.13	8.74	kg/d	1	170.37%	DMR Loading				
11/30/2021	Monthly Average	3.08	5.55	kg/d	30	180.19%	ECHO				
12/16/2021	Daily Maximum	5.13	13.27	kg/d	1	258.67%	DMR Loading				
12/31/2021	Monthly Average	3.08	7.9	kg/d	31	256.49%	ECHO				
2/28/2022	Monthly Average	3.08	4.17	kg/d	28	135.39%	ECHO				
2/28/2022	Daily Maximum	5.13	7.9	kg/d	1	154.00%	ECHO				
3/10/2022	Daily Maximum	5.13	5.63	kg/d	1	109.75%	DMR Loading				
3/31/2022	Monthly Average	3.08	21.1	kg/d	31	685.06%	ECHO				
3/31/2022	Daily Maximum	5.13	36.6	kg/d	1	713.45%	ECHO				
5/31/2022	Daily Maximum	5.13	102	kg/d	1	1988.30%	ECHO				
5/31/2022	Monthly Average	3.08	51.1	kg/d	31	1659.09%	ECHO				
7/31/2022	Monthly Average	3.08	5.7	kg/d	31	185.06%	ECHO				
7/31/2022	Daily Maximum	5.13	9.8	kg/d	1	191.03%	ECHO				
12/31/2022	Monthly Average	3.08	4.96	kg/d	31	161.04%	ECHO				
12/31/2022	Daily Maximum	5.13	5.54	kg/d	1	107.99%	ECHO				
1/31/2023	Monthly Average	3.08	13	kg/d	31	422.08%	ECHO				
1/31/2023	Daily Maximum	5.13	16.3	kg/d	1	317.74%	ECHO				

## Exhibit 2

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY	11-2 <b>H</b> ed:	03/20/24	2 of 3.	PageID #: 47
Complete items 1, 2, and 3.	A. Signature	Agent			
Print your name and address on the reverse so that we can return the card to you.	X guy 1/	Addressee e of Delivery			
Attach this card to the back of the mailpiece, or on the front if space permits.	S. Heceived by (Printed Name) C. Date 7/1	17/23			
1. Article Addressed to:		Yes No			
Facility Manager		<b>.</b>			
Campbell Soup Supply Company LLC 12-773 State Rouse 110	bo Box 211				
1					
Napoleon, OH 43545			de		
	3. Service Type ☐ Priority Ma ☐ Adult Signature ☐ Registered ☐ Adult Signature Restricted Delivery ☐ Registered	ll Express⊌ I Mail™ I Mail Restricted			
9590 9402 8145 3030 2498 10	☐ Certified Mail® Delivery ☐ Certified Mail Restricted Delivery ☐ Signature	Confirmation™			
O Adiala Number (Transfer from service label)	☐ Collect on Delivery ☐ Signature ☐ Collect on Delivery Restricted Delivery Restricted ☐ I Mail				
	Mail Restricted Delivery (00)				
PS Form 3811, July 2020 PSN 7530-02-000-9053	Domestic Re	turn Receipt			
and the second s	COMPLETE THE SECTION ON DELIVERY	i			
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY  A. Signature				
Complete items 1, 2, and 3.  Print your name and address on the reverse	V CLOUR -	Agent Addressee			
so that we can return the card to you.  Attach this card to the back of the mailpiece,		of Delivery			
or on the front if space permits.	Daniel D. Kelley	Yes			
1. Article Addressed to:  Campbell Soup Supply Company LLC	Di io dontor, dell'occommendation	No			
clo CT Corporation System					
4400 Easton Commons Way, Ste. 125					
Columbus, 04 43219					
	3. Service Type				
	☐ Certified Mail® Delivery	Mail Restricted			
9590 9402 8145 3030 2497 97	☐ Certified Mail Restricted Delivery ☐ Signature C☐ Collect on Delivery ☐ Signature C☐ Signature C☐ Collect on Delivery Restricted Delivery Restricted I	Confirmation			
2. Article Number (Transfer from Service label)	Collect on Delivery Restricted Delivery	Schvery			
9589 0710 5270 0506 2929 68 PS Form 3811, July 2020 PSN 7530-02-000-9053		411411111111111111111111111111111111111			
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY				
Complete items 1, 2, and 3.	A. Signature	I Agent			
Print your name and address on the reverse so that we can return the card to you.	X	Addressee			
Attach this card to the back of the mailpiece,	B. Received by (Printed Name) C. Date	e of Delivery			
or on the front if space permits.  1. Article Addressed to:	D. IS delivery address different from term	] Yes ] No			
Michael Regan, Admin	If YES, enter delivery address below.	J 110			
US EPA	COUL 2 1 TONG				
Office of the Admin., 1101A	Mor .				
1200 Pennsylvania Avenue, NW Washington, DC 20460		-il Everence@			
	3. Service Type ☐ Priority Ma ☐ Adult Signature ☐ Registered ☐ Adult Signature Restricted Delivery ☐ Registered	all Expressed  Mail™  Mail Restricted			
	☐ Certified Mail® Delivery ☐ Certified Mail Restricted Delivery ☐ Signature	Confirmation™			
9590 9402 8145 3030 2497 80  2. Article Number (Transfer from service label)	☐ Collect on Delivery ☐ Signature ☐ Collect on Delivery Restricted Delivery Restricted	Confirmation I Delivery			
9589 0710 5270 0506 2929 51					
PS Form 3811, July 2020 PSN 7530-02-000-9053		etuřn Receipt			
TO SERVICE CONTRACTOR AND ADMINISTRATION OF THE PROPERTY OF TH					

■ Complete items 1, 2, and 3.  ■ Print your name and address on the reverse so that we can return the card to you.  ■ Attach this card to the back of the mailpiece, or on the front if space permits.  1. Article Addressed to:  Debra Shur, Reg. Admin.  US EPA Regun 5 Admin.  77 W. Jackson Blvd.  Chicago, IL 60604	A. Signatule  B. Received by (Printed Nanje)  D. Is delivery address different from If YES, enter delivery address	
9590 9402 8145 3030 2497 73  2. Article Number (Transfer from service label)  9589 0710 5270 0506 2929 44	'er \$5(	□ Priority Mail Express®     □ Registered Mail Mail™     □ Registered Mail Restricted Delivery     □ Signature Confirmation™     □ Signature Confirmation Restricted Delivery
City, State, ZIP-48	Postmark Here 2	

SENDER: COMPLETE THIS SECTION

Case: 3:24-cv-00515 Doc #: 1-2 Filed: 03/20/24 3 of 3. PageID #: 48 COMPLETE THIS SECTION ON DELIVERY