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NIROP FRIDLEY, MN  
5090.3a

AMENDED APPROPRIATION PERMIT 92-6127 WITH TRANSMITTAL NIROP FRIDLEY MN  
4/3/2002  
MINNESOTA DEPARTMENT OF NATURAL RESOURCES



# Minnesota Department of Natural Resources

500 Lafayette Road  
St. Paul, Minnesota 55155-40\_\_

April 3, 2002

Department of the Navy  
Attn: Jeff Meyers  
SouthDivNavFacEngCom  
P.O. Box 190010  
North Charleston, SC 29419-9010

Dear Mr. Meyers:

AMENDED APPROPRIATION PERMIT 92-6127, SEVEN WELLS, ANOKA COUNTY

Enclosed is Permit 92-6127, authorizing appropriation of water for the containment, removal, and treatment of ground-water contaminants on a continuous basis in Section 27, T30N, R24W. This amended permit supersedes the original permit and all previous amendments. Four new recovery wells have been added to the permit, and three recovery wells have been removed from the permit. Please read all permit conditions and limitations. As a condition of this permit you are required to install a flow meter to record the monthly and total volumes of water appropriated annually. A water use report will be sent to you each January for reporting the amounts for the previous year. The report must be submitted by February 15 each year. A federal agency is not required to submit the annual processing fee. The report must be submitted as long as the permit is active, even if no water is used. Failure to submit the water use report can result in the termination of your permit. Please do not send the report until notified.

Please note the provision of your permit regarding wetlands not subject to DNR jurisdiction. You should contact your local unit of government (County, City, or Soil and Water Conservation District) to determine your compliance with the Wetland Conservation Act of 1991. Your DNR permit does not authorize you to proceed with your project until you comply with the Act.

If you have any questions, please feel free to contact Evan Drivas at (651) 297-4604.

Sincerely,  
DNR WATERS

John Linc Stine, Administrator  
Water Management Section

JLS/ED:ed  
Enclosure

cc: Dale Homuth, Regional Hydrologist  
Anoka County SWCD  
Evan Drivas, Ground Water Unit  
Fridley Public Works Director  
Six Cities WMO

Central Office Appropriation Permits  
Central Office SWUDS  
Megan Kari, Bay West  
Minneapolis Public Works Director  
Dave Douglas, MPCA



AMENDED PERMIT 92-6127

WELL INFORMATION

AT-3A, (QBAA), 8" diam., 130' deep, 75'-129' screen interval.  
Point of Taking: SE1/4 NE1/4 SW1/4, Section 27, T30N, R24W.

AT-5A, (QWTA), 8" diam., 66' deep, 36'-66' screen interval.  
Point of Taking: SW1/4 NW1/4 SE1/4, Section 27, T30N, R24W.

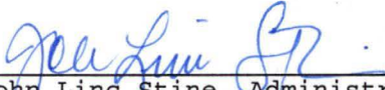
AT-5B, (QBAA), 8" diam., 137' deep, 101'-136' screen interval.  
Point of Taking: SW1/4 NW1/4 SE1/4, Section 27, T30N, R24W.

AT-7, Unique #611095, (QWTA), 8" diam., 38' deep, 28'-38' screen interval.  
Point of Taking: SW1/4 NE1/4 SW1/4, Section 27, T30N, R24W.

AT-8, Unique #611098, (QWTA), 8" diam., 38' deep, 28'-38' screen interval.  
Point of Taking: SW1/4 NE1/4 SW1/4, Section 27, T30N, R24W.

AT-9, Unique #611097, (QWTA), 8" diam., 52' deep, 34'-52' screen interval.  
Point of Taking: SW1/4 NE1/4 SW1/4, Section 27, T30N, R24W.

AT-10, Unique #611096, (QBAA), 8" diam., 84' deep, 69'-84' screen interval.  
Point of Taking: SW1/4 NE1/4 SW1/4, Section 27, T30N, R24W.

  
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John Linc Stine, Administrator  
Water Management Section

4/3/02  
\_\_\_\_\_  
Date



# WATER APPROPRIATION PERMIT

500 Lafayette Road  
St. Paul, MN 55155-4032

AMENDED

PERMIT 92-6127
COUNTY ANOKA (2)

**THIS AMENDED PERMIT SUPERSEDES THE ORIGINAL PERMIT AND ALL PREVIOUS AMENDMENTS.**  
IN THE MATTER OF THE APPLICATION FOR APPROPRIATION OF WATERS OF THE STATE, PERMISSION IS HEREBY GRANTED TO:

PERMITTEE Department of the Navy	Authorized Agent Jeff Meyers	
Address SouthDivNavFacEngCom; P.O. Box 190010, North Charleston, SC 29419-9010		
To appropriate from seven wells: see attached sheet for well information.		
Purpose: The containment, removal and treatment of ground water contaminants. Discharge is into sanitary sewer under the authorization of the Metropolitan Council or into the Mississippi River under the authorization of NPDES permit MN 0000710.  Use Code (271)		
Property described as: <div style="text-align: right; margin-right: 50px;">                     Naval Industrial Reserve Ordnance Plant (NIROP) Fridley                 </div> Section 27, T30N, R24W.  Mississippi River (Metro) Watershed (20)		
Authorized Signature John Linc Stine	Title Administrator Water Management Section	Date 4/3/02

This permit is granted subject to the following **CONDITIONS:**

**1. QUANTITY:**

The Permittee is authorized to appropriate water at a rate not to exceed 1000 gallons per minute. The total amount of water appropriated shall not exceed xxx acre feet or 526 million gallons per year.

**2. LIMITATIONS:**

(a) Any violation of the terms and provisions of this permit and any appropriation of the waters of the state in excess of that authorized hereon shall constitute a violation of Minnesota Statutes, Chapter 103.

(b) This permit shall not be construed as establishing any priority of appropriation of waters of the state.

(c) This permit is permissive only. No liability shall be imposed upon or incurred by the State of Minnesota or any of its employees, on account of the granting hereof or on account of any damage to any person or property resulting from any act or omission of the Permittee relating to any matter hereunder. This permit shall not be construed as estopping or limiting any legal claims or right of action of any person other than the state against the Permittee, for any damage or injury resulting from any such act or omission, or as estopping or limiting any legal claim or right of action of the state against the Permittee, for violation of or failure to comply with the provisions of the permit or applicable provisions of law.

(d) In all cases where the doing by the Permittee of anything authorized by this permit shall involve the taking, using, or damaging of any property, rights or interests of any other person or persons, or of any publicly owned lands or improvements thereon or interests therein, the Permittee, before proceeding therewith, shall obtain the written consent of all persons, agencies, or authorities concerned, and shall acquire all property, rights, and interests necessary therefore.

(e) This permit shall not release the Permittee from any other permit requirements or liability or obligation imposed by Minnesota Statutes, Federal Law, or local ordinances relating thereto and shall remain in force subject to all conditions and limitations now or hereafter imposed by law.

(f) Unless explicitly specified, this permit does not authorize any alterations of the beds or banks of any public (protected) waters or wetlands. A separate permit must be obtained from the Department of Natural Resources prior to any such alteration.

(over, please)

**3. PERMITTEE'S RESPONSIBILITIES:**

(a) **MONITORING.**

The Permittee shall equip each installation for appropriating or using water with a flow meter, unless another method of measuring the quantity of water appropriated to within ten (10) percent of actual amount withdrawn is approved by the Department.

(b) **REPORTS.**

Monthly records of the amount of water appropriated or used shall be recorded for each installation. Such readings and the total amount of water appropriated or used shall be reported annually to the Director of DNR Waters, on or before February 15 of the following year, upon forms supplied by the Division. Any processing fee required by law or rule shall be submitted with the records whether or not any water was appropriated during the year. Failure to report shall be sufficient cause for terminating the permit 30 days following written notice.

(c) **TRANSFER OR ASSIGNMENT.**

Any transfer or assignment of rights, or sale of property involved hereunder shall be reported within 90 days thereafter to the Director of DNR Waters. Such notice shall be made by the transferee (i.e., new owner) and shall state the intention to continue the appropriation as stated in the permit. This permit shall not be transferred or assigned except with the written consent of the Commissioner.

(d) **MODIFICATION.**

The Permittee must notify the Commissioner in writing of any proposed changes to the existing permit. This permit shall not be modified without first obtaining the written permission from the Commissioner.

**4. COMMISSIONER'S AUTHORITY:**

(a) The Commissioner may inspect any installation utilized for the appropriation or use of water. The Permittee shall grant access to the site at all reasonable times and shall supply such information concerning such installation as the Commissioner may require.

(b) The Commissioner may, as he/she deems necessary, require the Permittee to install gages and/or observation wells to monitor the impact of the Permittee's appropriation on the water resource and require the Permittee to pay necessary costs of installation and maintenance.

(c) The Commissioner may restrict, suspend, amend, or cancel this permit in accordance with applicable laws and rules for any cause for the protection of public interests, or for violation of the provisions of this permit.

**5. PUBLIC RECORD:**

All data, facts, plans, maps, applications, annual water use reports, and any additional information submitted as part of this permit, and this permit itself are part of the public record and are available for public inspection at the offices of the Division of Waters. The information contained therein may be used by the Division as it deems necessary. The submission of false data, statements, reports, or any such additional information, at any time shall be deemed as just grounds for revocation of this permit.

**6. WETLAND CONSERVATION ACT:**

Where the work authorized by this permit involves the draining or filling of wetlands not subject to DNR jurisdiction, the permittee shall not initiate any appropriation under this permit until the permittee has obtained official approval from the responsible governmental unit as required by the Minnesota Wetland Conservation Act.

**7. WELL ABANDONMENT:**

The permittee shall notify the Minnesota Department of Health prior to abandoning, removing, covering, plugging or filling the well(s) from which the authorized appropriation was made. The well(s) must be abandoned by a licensed well driller and in accordance with the procedures required under the Minnesota Department of Health Water Well Code (4725.2500 - 4725.2900).

**8. DISCHARGE:**

This permit is valid only in conjunction with all required discharge authorizations. The permittee must submit copies of discharge authorizations and agreements, and report termination of same to DNR Waters.

**9. CONSERVATION:**

The permittee shall, whenever practical and feasible, provide for the reuse of discharge water and employ water conservation measures.

**10. INTERFERENCE:**

If notified by the Division of Waters that well interference is suspected and probable from your appropriation, based on confirmation of a formal well interference complaint, all appropriation authorized by this permit must cease immediately until the interference is resolved. The permittee may be required to obtain domestic well information within a radius of one and one half miles of the production well should well interference problems develop.

cc: Dale Homuth, Regional Hydrologist  
Anoka County SWCD  
Central Office Appropriation Permits  
Fridley Public Works Director  
Dave Douglas, MPCA

Evan Drivas, Ground Water Unit  
Central Office SWUDS  
Six Cities WMO  
Minneapolis Public Works Director