Permit Fact Sheet

General Information

Permit Number:	WI-0067300-01-0
Permittee Name:	Agropur Inc
Address:	3805 Freedom Rd
City/State/Zip:	Little Chute WI 54961
Discharge Location:	Department-approved land application sites throughout the State
Receiving Water:	Groundwaters of the State via land application on approved sites
Discharge Type:	New; Seasonal

Facility Description

Agropur, Inc. (Agropur) owns and operates a cheese manufacturing facility in Little Chute, WI. The production facility includes a Wastewater Pretreatment System that discharges to the Heart of the Valley Metropolitan Sewerage District (HOVMSD) via the Village of Little Chute's sanitary collection system. Discharges were previously covered under a General Permit. This new individual permit contains two land application outfalls. Outfall 001 is for the landspreading of industrial liquid wastes on Department-approved sites. Outfall 002 is for the landspreading of industrial sludges on Department-approved sites.

Substantial Compliance Determination

N/A – this is the first permit term.

	Sample Point Designation					
Sample Point NumberDischarge Flow, Units, and Averaging PeriodSample Point Location, Waste Type/Sample Content Treatment Description (as applicable)						
001	N/A – new sample point	A representative sample of liquid industrial wastes shall be obtained from the storage silo after mixing but prior to load out for landspreading on approved sites.				
002	N/A – new sample point	A representative sample of liquid industrial sludges shall be obtained from the storage silo after mixing but prior to load out for landspreading on approved sites.				

1 Land Application - Liquid/Sludge/By-Product Solids (industrial only)

Sample Point Number: 001- Industrial Liquid

Monitoring Requirements and Limitations					
Parameter	Limit Type	Limit and Units	Sample Frequency	Sample Type	Notes
Nitrogen, Total Kjeldahl		mg/L	Quarterly	Grab	

Monitoring Requirements and Limitations					
Parameter	Limit Type	Limit and Units	Sample Frequency	Sample Type	Notes
Chloride		mg/L	Quarterly	Grab	
Phosphorus, Total		mg/L	Quarterly	Grab	
Phosphorus, Water Extractable		% of Tot P	Quarterly	Grab	
Potassium, Total Recoverable		mg/L	Quarterly	Grab	

Changes from Previous Permit:

 $\bullet \quad N/A-this \ is \ the \ first \ permit \ term.$

Explanation of Limits and Monitoring Requirements

Requirements for land application of industrial liquids are determined in accordance with ch. NR 214, Wis. Adm. Code.

Water Extractable Phosphorus (WEP) – WEP is the coefficient for determining plant available phosphorus from measured total phosphorus. In Wisconsin, the Penn State Method is utilized and is expressed in percent. While a total P may be significant, the WEP may show that only a small percentage of the P is available to plants because of factors such as treatment processes and chemical addition that "tie-up" phosphorus limiting the amount of phosphorus that is plant available. As part of the Wisconsin's nutrient management plan (NMP) requirements, the accounting of all fertilizers must be included over the NMP cycle. The fertilizer value of the waste needs to be communicated to the farmer and accounted for in the NMP.

Monitoring Requirements and Limitations					
Parameter	Limit Type	Limit and Units	Sample Frequency	Sample Type	Notes
Solids, Total		Percent	Quarterly	Grab	
Nitrogen, Total Kjeldahl		Percent	Quarterly	Grab	
Nitrogen, Ammonium (NH4-N) Total		Percent	Quarterly	Grab	
Chloride		Percent	Quarterly	Grab	
pH Field		su	Quarterly	Grab	
Phosphorus, Total		Percent	Quarterly	Grab	
Phosphorus, Water Extractable		% of Tot P	Quarterly	Grab	
Potassium, Total Recoverable		Percent	Quarterly	Grab	
PFOA + PFOS		ug/kg	Annual	Calculated	Report the sum of PFOA and PFOS. See PFAS

Sample Point Number: 002- Industrial Sludge

Monitoring Requirements and Limitations					
Parameter	Limit Type	Limit and Units	Sample Frequency	Sample Type	Notes
					Permit Sections for more information.
PFAS Dry Wt			Annual	Grab	Perfluoroalkyl and Polyfluoroalkyl Substances based on updated DNR PFAS List. See PFAS Permit Sections for more information.

Changes from Previous Permit:

• N/A – this is the first permit term.

Explanation of Limits and Monitoring Requirements

Requirements for land application of industrial sludge are determined in accordance with ch. NR 214, Wis. Adm. Code.

PFAS – The presence and fate of PFAS in municipal and industrial sludges is an emerging public health concern. EPA is currently developing a risk assessment to determine future land application rates and expects to release this risk assessment by the end of 2024. In the interim, the Department has developed the "Interim Strategy for Land Application of Biosolids and Industrial Sludges Containing PFAS."

Collecting sludge data on PFAS concentrations from a wide range of wastewater treatment facilities will help protect public health from exposure to elevated levels of PFAS and determine the Department's implementation of EPA's recommendations. To quantitate this risk, PFAS sampling has been included in the proposed WPDES permit pursuant to ss. NR 214.18(5)(b) and NR 204.06(2)(b)9., Wis. Adm. Code.

Water Extractable Phosphorus (WEP) – WEP is the coefficient for determining plant available phosphorus from measured total phosphorus. In Wisconsin, the Penn State Method is utilized and is expressed in percent. While a total P may be significant, the WEP may show that only a small percentage of the P is available to plants because of factors such as treatment processes and chemical addition that "tie-up" phosphorus limiting the amount of phosphorus that is plant available. As part of the Wisconsin's nutrient management plan (NMP) requirements, the accounting of all fertilizers must be included over the NMP cycle. The fertilizer value of the waste needs to be communicated to the farmer and accounted for in the NMP.

2 Schedules

2.1 Land Application Management Plan

A management plan is required for the land application system.

Required Action				
Land Application Management Plan: Submit a management plan to optimize the land application system performance and demonstrate compliance with Wisconsin Administrative Code NR 214.	08/31/2024			

Explanation of Schedules

Land Application Management Plan – This schedule is for the submittal of a Land Application Management Plan in accordance with ch. NR 214, Wis. Adm. Code. This management plan shall 1) specify information on pretreatment

processes (if any); 2) identify land application sites; 3) describe site limitations; 4) address vegetative cover management and removal; 5) specify availability of storage; 6) describe the type of transporting and spreading vehicle(s); 7) specify monitoring procedures; 8) track site loading; 9) address contingency plans for adverse weather and odor/nuisance abatement; and 10) include any other pertinent information. Once approved, all landspreading activities shall be conducted in accordance with the plan. Any changes to the plan must be approved by the Department prior to implementing the changes.

Attachments:

N/A – none.

Expiration Date:

June 30, 2029

Justification Of Any Waivers From Permit Application Requirements

No waivers from permit application requirements were granted.

Prepared By: Sarah Donoughe, Wastewater Specialist-Adv

Date: April 3, 2024

Notice of issuance is published in the Post Crescent, 306 W Washington St, Appleton, WI 54911-4745.