

May 26, 2010

Hi Tim,

I thought there was an online submittal form for the comments, but I must have been mistaken. Here are our brief comments at this time:

- Fact sheet should include industrial users and others in the pretreatment program for that facility. The public should see enhanced fact sheets (more information than the ones normally produced for ww permits) because of the potential for human contact and the use of reclaimed water within communities
- We request that base monitoring for emerging chemicals be included as a requirement both at the time of application and at least once every five years. Membrane filtration is not as protective as Reverse Osmosis and chemicals of concern will make their way through. It will make it more transparent to the public and it will ensure that the public can have high trust in Ecology and DOH in that these are being tracked.
- A “10/10” standard should be required for the Class A treatment level.
- The rule needs to clarify that residential toilet flushing is included in commercial.

Thank you.

Best,
Heather

Heather Trim
Urban Bays and Toxics Program Manager
People For Puget Sound