# Annual Environmental Report 2019



Cappawhite

D0440-01

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# **1 EXECUTIVE SUMMARY AND INTRODUCTION TO THE 2019 AER**

This Annual Environmental Report has been prepared for D0440-01, Cappawhite, in Tipperary in accordance with the requirements of the wastewater discharge licence for the agglomeration. Specified reports where relevant are included as an appendix to the AER.

# **1.1 ANNUAL STATEMENT OF MEASURES**

A summary of any improvements undertaken is provided where applicable.

There were no Capital works or other Operational Improvements undertaken in this reporting period.

# **1.2 TREATMENT SUMMARY**

The agglomeration is served by a wastewater treatment plant(s)

• CAPPAWHITE WWTP with a Plant Capacity PE of 1750, the treatment type is 3P - Tertiary P removal

# **1.3 ELV OVERVIEW**

The overall compliance of the final effluent with the Emission Limit Values (ELVs) is shown below. More detailed information on the below ELV's can be found in Section 2.

Discharge Point Reference	Discharge Point Reference Treatment Plant		Compliance Status	Parameters failing if relevant	
TPEFF2900D0440SW001	CAPPAWHITE WWTP	Treated	Non-Compliant	ortho-Phosphate (as P) - unspecified mg/l	

# **1.4 LICENCE SPECIFIC REPORTING INCLUDED IN AER**

Assessment / Report

Included in AER

There are no Licence Specific Reports included in the AER.

# **2 TREATMENT PLANT PERFORMANCE AND IMPACT SUMMARY**

# **2.1 CAPPAWHITE WWTP - TREATED DISCHARGE**

#### **2.1.1 INFLUENT MONITORING SUMMARY - CAPPAWHITE WWTP**

A summary of influent monitoring for the treatment plant is presented below. This monitoring is primarily undertaken in order to determine the overall efficiency of the plant in removing pollutants from the raw wastewater.

Parameters	Number of Samples	Annual Max	Annual Mean
Total Nitrogen mg/l	9	79	34.67
BOD, 5 days with Inhibition (Carbonaceous BOD) mg/I	9	254	108.09
Suspended Solids mg/l	9	516	104.2
Total Phosphorus (as P) mg/l	9	11.5	4.09
COD-Cr mg/l	9	893	353.46
Hydraulic Capacity	N/A	162	102

If other inputs in the form of sludge / leachate are added to the WWTP then these are included in Section 2.1.5 if applicable.

#### Significance of Results:

The annual mean hydraulic loading is less than the peak Treatment Plant Capacity. The annual maximum hydraulic loading is less than the peak Treatment Plant Capacity. Further details on the plant capacity and efficiency can be found under the sectional 'Operational Performance Summary'.

#### **2.1.2 EFFLUENT MONITORING SUMMARY - TPEFF2900D0440SW001**

Parameter	WWDL ELV (Schedule A)	ELV with Condition 2 Interpretation included Note 1	Interim % reduction from influent concentration	Number of sample results	Number of exceedances	Number of with Condition 2 Interpretation included	Annual Mean	Overall Compliance (Pass/Fail)
COD-Cr mg/l	125	250	N/A	9	N/A	N/A	30.15	Pass
Suspended Solids mg/l	10	25	N/A	9	N/A	N/A	2.36	Pass
BOD, 5 days with Inhibition (Carbonaceous BOD) mg/l	10	20	N/A	9	1	N/A	4.08	Pass
pH pH units	9	9	N/A	9	N/A	N/A	8.41	Pass
Ammonia-Total (as N) mg/l	5	6	N/A	4	N/A	N/A	0.64	Pass
Ammonia-Total (as N) mg/l	1.5	1.8	N/A	5	N/A	N/A	0.03	Pass
ortho-Phosphate (as P) - unspecified mg/l	0.8	0.96	N/A	9	4	4	0.77	Fail
Total Nitrogen mg/l	N/A	N/A	N/A	9	N/A	N/A	19.74	
Total Phosphorus (as P) mg/l	N/A	N/A	N/A	9	N/A	N/A	1.11	

Notes:

1 - This represents the Emission Limit Values after the Interpretation provided for under Condition 2 of the licence is applied

#### **Cause of Exceedance(s):**

Dosing rate adjustment and service required for Ferric Dosing at the WWTP site

#### Significance of Results:

The WWTP was non compliant as a result of the Ortho P exceedences being above the allowable ELV's set out in the Wastewater Discharge Licence

# 2.1.3 AMBIENT MONITORING SUMMARY FOR THE TREATMENT PLANT DISCHARGE TPEFF2900D0440SW001

A summary of monitoring from ambient monitoring points associated with the wastewater discharge is provided in the sections below. For discharges to rivers upstream (U/S) and downstream (D/S) location data is provided. For other ambient points in lakes, coastal or transitional waters, monitoring data from the most appropriate monitoring station is selected.

The table below provides details of ambient monitoring locations and details of any designations as sensitive areas.

Ambient Monitoring Point from WWDL (or as agreed with EPA)	Irish Grid Reference	River Station Code	Bathing Water	Drinking Water	FWPM	Shellfish	WFD Status
Upstream	189017, 146310	RS25C100090	No	No	No	No	Poor
Downstream	188281, 146327	RS25C100130	No	No	No	No	Poor

The table below provides a summary of monitoring results for designated ambient monitoring points. The upstream and downstream annual mean values are shown (mg/l), and the difference between both monitoring stations is given as a percentage of the Environmental Quality Standard (EQS) where relevant.

Parameter Name	Upstream Monitoring Point Location	Upstream Monitoring Point Annual Mean	Downstream Monitoring Point Location	Downstream Monitoring Point Annual Mean	EQS	% of EQS
BOD - 5 days (Total) mg/l	RS25C100090	2.18	RS25C100130	1.89	1.5	-19.3
Ammonia-Total (as N) mg/l	RS25C100090	0.052	RS25C100130	0.06	0.065	12.3
ortho-Phosphate (as P) - unspecified mg/l	RS25C100090	0.067	RS25C100130	0.129	0.035	179.4
Dissolved Oxygen % O2	RS25C100090	94.625	RS25C100130	83.1		
Dissolved Oxygen mg/l	RS25C100090	9.64	RS25C100130	8.826		
Temperature °C	RS25C100090	13.02	RS25C100130	12.52		
pH pH units	RS25C100090	8.192	RS25C100130	8.166		
Total Nitrogen mg/l	RS25C100090	3.62	RS25C100130	3.6		

#### Significance of Results:

The WWTP discharge was not compliant with the ELV's set in the wastewater discharge licence.

The ambient monitoring results does not meet the required EQS. The EQS relates to the Oxygenation and Nutrient Conditions set out in the Surface Water Regulations 2009.

Based on ambient monitoring results a deterioration in OrthoPhosphate, concentrations downstream of the effluent discharge is noted.

A deterioration in water quality has been identified, however it is not known if it or is not caused by the WWTP.

Other causes of deterioration in water quality in the area are unknown.

The discharge from the wastewater treatment plant does not have an observable negative impact on the Water Framework Directive status.

# **2.1.4 OPERATIONAL PERFORMANCE SUMMARY - CAPPAWHITE WWTP**

#### 2.1.4.1 Treatment Efficiency Report - CAPPAWHITE WWTP

Treatment efficiency is based on the removal of key pollutants from the influent wastewater by the treatment plant. In essence the calculation is based on the balance of load coming into the plant versus the load leaving the plant. The efficiency is presented as a percentage removal rate.

A summary presentation of the efficiency of the treatment process including information for all the parameters specified in the licence is included below:

Parameter	Influent mass loading (kg/year)	Effluent mass emission (kg/year)	Efficiency (% reduction of influent load)
TN	1287	732	43
ТР	152	41	73
COD	13116	1119	91
SS	3867	88	98
cBOD	4513	151	97

Note: The above data is based on sample results for the number of dates reported

#### 2.1.4.2 Treatment Capacity Report Summary - CAPPAWHITE WWTP

Treatment capacity is an assessment of the hydraulic (flow) and organic (the amount of pollutants) load a treatment plant is designed to treat versus the current loading of that plant.

CAPPAWHITE WWTP	
Peak Hydraulic Capacity (m³/day) - As Constructed	1200
DWF to the Treatment Plant (m <sup>3</sup> /day)	400
Current Hydraulic Loading - annual max (m³/day)	162

CAPPAWHITE WWTP	
Average Hydraulic loading to the Treatment Plant (m³/day)	102
Organic Capacity (PE) - As Constructed	1750
Organic Capacity (PE) - Collected Load (peak week) <sup>Note1</sup>	451
Organic Capacity (PE) - Remaining	1299
Will the capacity be exceeded in the next three years? (Yes/No)	No

Nominal design capacities can be based on conservative design principles. In some cases assessment of existing plants has shown organic capacities significantly higher than the nominal design capacity. Accordingly plants that appear to be overloaded when comparing a collected peak load with the nominal design capacity can be fully compliant due to the safety factors in the original design.

#### **2.1.5 SLUDGE / OTHER INPUTS - CAPPAWHITE WWTP**

'Other inputs' to the waste water treatment plant are summarised in table below

Inpu type	t Quantity	Unit	P.E.	% of load to WWTP	Included in Influent Monitoring (Y/N)?	Is there a leachate/sludge acceptance procedure for the WWTP?	Is there a dedicated leachate/sludge acceptance facility for the WWTP? (Y/N)		
The	There is no Sludge and Other Input data for the Treatment Plant included in the AER.								

# **3 COMPLAINTS AND INCIDENTS**

# **3.1 COMPLAINTS SUMMARY**

A summary of complaints of an environmental nature is included below.

Number of Complaints	Nature of Complaint	Number Open Complaints	Number Closed Complaints
1	Blocked Sewer	0	1

# **3.2 REPORTED INCIDENTS SUMMARY**

Environmental incidents that arise in an agglomeration are reported on an on-going basis in accordance with our waste water discharge licences. Where an incident occurs and it is reportable under the licence, it is reported to the Environmental Protection Agency through their Environmental Data Exchange Network, or in some instances by telephone. Some incidents which arise in the agglomeration are recorded by Irish Water but may not be reportable under our licence for example where the incident does not have an impact on environmental performance.

A summary of reported incidents is included below.

#### **3.2.1 SUMMARY OF INCIDENTS**

Incident Type	Cause	No. of incident occurrences	Recurring (Y/N)	Closed (Y/N)
Breach of ELV	Plant or equipment maintenance at WWTP	1	No	No
Breach of ELV	Inadequate Operational Procedures / Training	1	Yes	Yes
Non-compliance	Shock load to the WWTP	0	No	Yes

# **3.2.2 SUMMARY OF OVERALL INCIDENTS**

Question	Answer
Number of Incidents in 2019	2
Number of Incidents reported to the EPA via EDEN in 2019	2
Explanation of any discrepancies between the two numbers above	N/A

# **4 INFRASTRUCTURAL ASSESSMENTS AND PROGRAMME OF IMPROVEMENTS**

# **4.1 STORM WATER OVERFLOW IDENTIFICATION AND INSPECTION REPORT**

A summary of the operation of the storm water overflows and their significance where known is included below:

#### **4.1.1 SWO IDENTIFICATION**

WWDL Name / Code for Storm Water Overflow	Irish Grid Ref.	Included in Schedule A4 of the WWDL	Significance of the overflow(High / Medium / Low)	Assessed against DoEHLG Criteria	No. of times activated in 2019 (No. of events)	Total volume discharged in 2019 (m3)	Monitoring Status
SW2	188868, 147600	Yes	Low	Meeting	Unknown	Unknown	Not Monitored
SW3	188612, 146179	Yes	Low	Meeting	Unknown	Unknown	Not Monitored

SWO Summary	
How much sewage was discharged via SWOs in the agglomeration in the year (m3)?	Unknown
Is each SWO identified as not meeting DoEHLG Guidance included in the Programme of Improvements?	Yes
The SWO Assessment included the requirements of relevant of WWDL schedules?	Yes
Have the EPA been advised of any additional SWOs / changes to Schedule C3 and A4 under Condition 1.7?	N/A

# 4.2 REPORT ON PROGRESS MADE AND PROPOSALS BEING DEVELOPED TO MEET THE IMPROVEMENT PROGRAMME REQUIREMENTS.

# 4.2.1 SPECIFIED IMPROVEMENT PROGRAMME SUMMARY

A wastewater discharge licence may require a number of reports on specific subject areas to be prepared for the agglomeration in question. These reports are submitted to the EPA as part of the Annual Environmental Report. This section provides list of the various reports required for this agglomeration and a brief summary of their recommendations.

Specified Improvement Programmes (under Schedule A and C of WWDL)	Description	Licence Schedule	Licence Completion Date	Date Expired? (N/NA/Y)	Status of Works	Timeframe for Completing the Work	Comments
There are no Specified Improvement Programmes for this Agglomeration.							

A summary of the status of any improvements identified by under Condition 5.2 is included below.

# 4.2.2 IMPROVEMENT PROGRAMME SUMMARY

Improvement	Improvement Description / or any Operational	Improvement	Expected Completion	Comments			
Identifier	Improvements	Source	Date				
There are no Improvements Programme for this Agglomeration.							

#### 4.2.3 SEWER INTEGRITY RISK ASSESSMENT

The utilisation of multiple capital maintenance programmes and the outputs of the workshops with the Local Authority Operations Staff held under the programme can be used to satisfy the requirements of Condition 5 regarding network integrity. Improvement works identified by way of these programmes and workshops will be included in the Improvements Summary Table.

# **5 LICENCE SPECIFIC REPORTS**

A wastewater discharge licence may require a number of reports on specific subject areas to be prepared for the agglomeration in question. These reports are submitted to the EPA as part of the Annual Environmental Report. This section provides list of the various reports required for this agglomeration and a brief summary of their recommendations.

5.a Licence Specific Reports Summary Table

Licence Specific Report	Required by licence	Year included in AER	Included in this AER	Reference to relevant section of AER		
There is no Licence Specific Report Required in this AER Annual Review.						

# **6 CERTIFICATION AND SIGN OFF**

# **6.1 SUMMARY OF AER CONTENTS**

Parameter	Answer
Does the AER include an Executive Summary?	Yes
Does the AER include an assessment of the performance of the Waste Water Works (i.e. have the results of assessments been interpreted against WWDL requirements and or Environmental Quality Standards)?	Yes
Is there a need to advise the EPA for consideration of a Technical Amendment / Review of the licence?	No
List reason e.g. additional SWO identified	N/A
Is there a need to request/advise the EPA of any modification to the existing WWDL with respect to condition 4 changes to monitoring location, frequency etc	No
List reason e.g. changes to monitoring requirements	N/A
Have these processes commenced?	N/A
Are all outstanding reports and assessments from previous AERs included as an appendix to this AER	Yes

I certify that the information given in this Annual Environmental Report is truthful, accurate and complete:

Signed: Date: 15/04/2020

This AER has been produced by Irish Water's Environmental Information System (EIMS) and has been electronically signed off in that system for and on behalf of ,

Katherine Walshe

Acting Head of Environmental Regulation.

# 7 APPENDIX

There are no Appendices included