STATE OF NEW HAMPSHIRE Department of Environmental Services Air Resources Division – Performance Audit AUDIT FINDING Corrective Action Plan

May 2022 Update

Completion Status:

Open	•
Partially Resolved	••
Substantially Resolved	•••
Fully Resolved	••••

Obs	Observation Title	Recommendation	Action Item	Due Date	Completion	Comments
#					Status	
1	Implement A Strategic Approach To Succession Planning	Evaluate current policies and procedures for gaps, identify areas for additional improvement, and finalize all policies. Work with management to update guidance and ensure all references reflect current statute, administrative rules, and federal policies.	Continue ongoing efforts to review and update all written operating procedures across all programs.		••••	Completed
		Implement succession, workforce development, and knowledge management plans to enhance Department-wide planning initiatives.	Under FY 20/21 budget request, ARD intends to budget funds in key program areas with the goal of refilling certain key positions prior to existing senior staff leaving state government, particularly in cases where long-serving staff have pre-announced plans to retire.		••••	Completed
2	Improve Permitting Process	Improve the permit process by tracking length of time between an application's arrival and	Continuously tracking how long applications have been at ARD before		••••	Completed
		when it is assigned to a permit	they are assigned to an			

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π		engineer, ensuring application forms request all necessary information, reviewing renewal applications to ensure timely processing, reviewing timing of	engineer – ARD permit program managers now continuously track this metric.		Status	
		permit applications, and consider recruiting to fill vacant positions.	Assigning applications sooner after being submitted		••••	Completed
		Explore the cost and benefits of expanding online permitting.	Review application forms to ensure facilities include all necessary information in permit applications.		••••	Completed
			Review the renewal process to ensure timely permit processing despite competing priorities.		••••	Completed
			Initial focus on: (1) whether to extend the terms of State Permits to Operate beyond the current 5 year term, and			
			(2) whether it would be appropriate to regulate certain sources under a General State Permit.			

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			(3) Evaluate the costs and benefits of expanding its online permit system.		••••	Completed
			(4) Review internal timelines for when renewal applications must be submitted and request EPA approval for modifications to Title V applications, if necessary		••••	Completed
			(5) Fill two currently vacant permit processing positions.		••••	Completed
3	Review Public Comment Period For Permit Applications	Review public comment requirements to determine whether all permit types require the same amount of time for public comment and amend administrative rules accordingly.	Conduct stakeholder process to receive input from the public, environmental groups, and the regulated community on public notices.		••••	Completed
			If warranted, propose revisions to public notice timeframes in Env-A 600.			
4	Review Inspection Frequency At Permitted Facilities	Improve the inspection process: Review inspection schedules to ensure inspections occur at recommended frequencies.	Confer with EPA about inspecting certain Title V facilities that consistently demonstrate ongoing compliance and have advanced levels of		••••	Completed
		Review minor sources which have not been inspected in a	emission monitoring by means of a lower level		••••	Completed

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		long time to determine risk of non-compliance. Consider staffing constraints and anticipated workload when determining priorities.	compliance assessment for every other inspection.		••••	Completed
		Work with EPA to establish an alternative inspection schedule.			••••	Completed
5	Develop Criteria To Determine Whether Devices Should Be Operating During Inspections	Develop risk-based criteria to assist inspectors in determining whether seeing a device in operation is warranted. Consider seasonal variations in device operation when scheduling inspections.	Develop risk-based criteria to guide inspectors on when to assess visible emissions from a particular device.		••••	Completed
6	Improve Follow-up From Inspections	Establish a follow-up process to ensure deficiencies not referred to Enforcement are corrected and additional information requested is received. Consider developing criteria for when a deficiency should be referred to Enforcement or monitored internally.	Continue updating data handling procedures to ensure that deficiencies not referred for enforcement are tracked and reviewed periodically.		••••	Completed
7	Determine Whether An ARD Representative Is Needed At All Compliance Stack Tests	Consider whether compliance stack test resources could be more efficiently and effectively allocated by evaluating whether all stack tests require an ARD representative to be present and by developing relevant criteria to determine when it would be beneficial to observe a compliance stack test.	ARD will consider whether all stack tests require that an ARD representative be present. Assess the different types of tests being conducted and the type and frequency of the sources being tested.		••••	Completed

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			Evaluate the results of			
			the stack testing surveys			
			conducted as part of this			
			performance audit.			
8	Follow Pre-test	Enforce administrative rules	Evaluate adding database		••••	Completed
	Administrative Rules	related to pretest protocol and	feature to document the		••••	
		pre-testing meeting	occurrence of the pretest			
		requirements. Determine	meeting.			
		whether certain requirements				
		are necessary to meet ARD's	Ensure that the protocols			
		goals and objectives. Amend	and the protocol		••••	Completed
		administrative rules to reflect	approvals are adequately			
		current practices, as warranted.	documented in the			
			database.			
			ARD will require			
			facilities to submit the			Completed
			appropriate safety		••••	Completed
			information in the pre- test protocol.			
9	Improve Compliance Stack	Clarify follow-up requirements	Review the applicable			
,	Test Follow-up	and consistently document	operating procedures and			
	Documentation	when follow-up may be needed	make any changes			Completed
	Documentation	and completed.	necessary to match the		••••	completed
		and completed.	database inputs with the			
			activity of the section.			
10	Review The Administrative	Review the enforcement	Assess the staffing of the		<u> </u>	
	Aspects Of Enforcement	process to determine whether	Enforcement Section and			
	L	staffing constraints negatively	will examine whether the			
		affected timeliness. Consider	addition of administrative			
		recruiting to fill a vacant	support would be an			
		position, or consider allocating	effective use of		••••	Completed
		administrative support to assist	resources.			
		with some tasks.				
			Review the operating			
			procedures of the			
			Enforcement Section to			

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			continue to reduce the			
			time needed to review			
			and process enforcement			
			responses.			