Goal Leader:
Larry Starfield, Principal Deputy Assistant Administrator, Office of Enforcement and Compliance Assurance

Deputy Goal Leader:
David Hindin, Director, Office of Compliance
Overview

Goal Statement

- **Increase environmental law compliance rate.** Through September 30, 2019, EPA will increase compliance by reducing the percentage of Clean Water Act (CWA) National Pollutant Discharge Elimination System (NPDES) permittees in significant noncompliance with their permit limits to 21% from a baseline of 24%.

Challenge

- The baseline for significant noncompliance (SNC)-level violations at NPDES major and minor permittees is 24%. This figure has remained quite consistent in the 20 - 24% range for many years. Reducing the SNC rate significantly will require a substantial effort by EPA and the 47 NPDES authorized states, including implementation of new approaches for predicting and addressing and deterring SNC.
- Many factors hamper many permittees’ compliance with permit limits, and EPA’s and states’ capacity to inspect, enforce, or provide compliance assistance is limited; infrastructure needs and availability of skilled operators are particular challenges for publicly-owned wastewater facilities which constitute a large portion of the SNC universe. EPA expects to pursue efforts to further reduce the SNC rate beyond the timeframe identified in this Priority Goal.

Opportunity

- With ongoing implementation of its 2015 NPDES electronic reporting rule, EPA for the first time is beginning to have reliable, comprehensive compliance data for a major environmental program. Using this data, EPA will track the rate of all NPDES violations (at both major and minor permittees) that meet its SNC definition and target resources with the specific goal of reducing the SNC rate. A reduced-rate of SNC-level violations will indicate both an improvement in NPDES permittee CWA compliance status and diminished illegal discharges of pollutants. The focus on achieving a lower SNC rate will promote a reduction in pollutant discharges impacting surface water quality.
Leadership

Goal Leader:
Larry Starfield
Principal Deputy Assistant Administrator

Deputy Goal Leader:
David Hindin, Director
Office of Compliance

Rosemarie Kelley, Director
Office of Civil Enforcement

Dana Skelly, Acting Regional Representative

APG Workgroup
Co-Chairs:
Daniel Palmer, OC/Planning, Measures, and Oversight Division (PMOD)
Scott Gordon, Region 4
Joe Theis, OCE/Water Enforcement Division (WED)
Goal Structure & Strategies

- **Strategy 1:** Initiate APG, including implementation of APG governance and workgroup structures and determination of how best to coordinate and collaborate with state organizations and individual National Pollutant Discharge Elimination System (NPDES) authorized states.

- **Strategy 2:** In close coordination with states and state organizations (Environmental Council of States (ECOS), Association of Clean Water Administrators (ACWA), etc.), develop a detailed, draft measure implementation plan for reducing the rate of violations at NPDES major and minor permittees meeting EPA’s significant noncompliance (SNC) definition, including:
  - Acquire input from varied and knowledgeable federal and state sources on the causes of SNC and approaches to successfully addressing and deterring SNC (e.g., identify best practices).
  - Consider varied approaches for addressing and deterring SNC for different categories of SNC, different NPDES permitted sectors, different states, etc.
  - Consider different compliance assurance tools and new and automated mechanisms for addressing and deterring SNC.
  - Develop predictive tools for identifying and targeting NPDES permittees most likely to generate SNC-level violations.

- **Strategy 3:** In close coordination with states, state organizations, and media associations at a technical level, identify approaches to reduce the rate of SNC-level violations at NPDES majors and minors.

- **Strategy 4:** Measure effects on SNC rate of implementation of various approaches employed; use this information to improve ongoing efforts at reducing SNC rates.
EPA Lean Management System (ELMS)

• EPA continues to deploy its new EPA Lean Management System (ELMS) to achieve the results set forth in the FY 2018-2022 EPA Strategic Plan. As part of ELMS, EPA has conducted multi-day process improvement events to make significant progress in specific priority areas, including permitting, identified in the Strategic Plan.

• Visual management is a major aspect of ELMS that is being used to ensure that improvements from the events are achieved and will be sustained over time. Poster boards with regularly updated performance data serve as visual management for monitoring progress towards meeting the targets set forth in the Strategic Plan, while additional poster boards are being used to track the work flow necessary to achieving the targets. Managers and staff have weekly stand-up huddle meetings in front of their visual management boards to discuss the performance and flow of the process.

• In addition, National Programs and Regional Offices hold Monthly Business Review meetings to go over both the strategic measures tracked on scorecards, and the implementation plans that track progress on Strategic Plan and priority area projects identified for EPA under President Trump's Executive Order on a Comprehensive Plan for Reorganizing the Executive Branch. The Administrator and Chief of Operations hold quarterly performance reviews to monitor overall progress on the agency’s Strategic Plan and priority area projects.

• ELMS is designed to ensure that EPA regularly monitors progress toward meeting targets and takes immediate action if expected performance is off track.
Strategy 1: APG Governance and Metric Development:

- In Q1 FY 2018, EPA developed and finalized its performance tracking metric, baseline and targets, issued call for workgroup members, identified a regional leader, and completed the National Pollutant Discharge Elimination System (NPDES) significant noncompliance (SNC) dashboard construction.

Measure: Increase compliance in the Clean Water Act NPDES by increasing the percentage of permittees not in SNC with their permit limits

Baseline: 24.0% rate for individually-permitted NPDES facilities not in significant noncompliance or Category 1 Noncompliance, based on July 2016-June 2017 data

Targets: Maintain 24% through FY 2018; 79% by the end of FY 2019.

Q1 Performance: 21% in December 2017 (Oct 2016 – Sept 2017 data)
Summary of Progress – FY 2018 Q2

**Q2 Target:** Maintain 24% rate of National Pollutant Discharge Elimination System (NPDES) permittees in significant noncompliance (SNC) through FY 2018

**Q2 Performance:** 25% (Jan – Dec 2017 data). The workgroup is investigating a probable cause for the difference in quarterly performance: a data quality effort undertaken in September 2017 that deflated the FY 2017 Q4 SNC rate. For FY 2018 Q1, the rate appears to have returned to a near-baseline level.

**Strategy 1 Progress: APG Governance and Metric Development**
- National Pollutant Discharge Elimination System (NPDES) SNC workgroup formed four sub-workgroups:
  - Outreach, Engagement, and Policy – States, State Organizations, Regions, and Public
  - NPDES Data Quality and Reducing DMR Non-Receipt Category 1 Violations
  - Strategies for Deterring Effluent Limitation Category 1 Violations
  - Written Strategy for the NPDES Measure

**Strategy 2 Progress: State engagement and implementation plan development**
- Workgroup chairs initiated discussions with ACWA to get state personnel engaged on sub-workgroups and on other substantive matters. These discussions with ACWA are continuing.
- Began development of materials for state engagement to promote national consistency in communication with states and EPA Regions.
Summary of Progress – FY 2018 Q3

**Q3 Target:** Maintain 24% of National Pollutant Discharge Elimination System (NPDES) permittees in significant noncompliance (SNC) through FY 2018

**Q3 Performance:** 25% (April 2017 – March 2018 data)

- EPA’s goal is to maintain the baseline rate throughout FY 2018 while a program is developed to improve the compliance rate;
- EPA anticipates approaches to reduce noncompliance will be implemented in FY 2019.
- Stability in the SNC rate between Q2 and Q3 FY 2018 supports EPA’s understanding that the September 2017 effort to improve data quality in the Integrated Compliance Information System (ICIS)-NPDES data system, related to NPDES report submission violations, resulted in a temporary, artificial improvement in the SNC rate in Q1 of FY 2018.

**Strategy 1 Progress: APG Governance and Metric Development**

- EPA’s Chief of Operations, Henry Darwin, and EPA’s Office of Enforcement and Compliance Assurance (OECA) Assistant Administrator Susan Bodine held a webinar for senior state officials in June 2018 to formally introduce states to the Goal and encourage state participation in the effort to reduce NPDES significant noncompliance.
- OECA held a second webinar in July 2018 for EPA and state NPDES practitioners.
- EPA developed and distributed a fact sheet to be used by EPA and state managers to assist them in understanding and communicating about EPA’s new Strategic Plan priority for increasing compliance rates in general, and for this Clean Water Act NPDES program. The fact sheet also included a structure for sustained state engagement in the SNC rate reduction effort.
- Strategy 1 near completion; anticipate completion in FY 2018 Q4.
Strategy 2 Progress: State engagement and implementation plan development

- Workgroup chairs continued discussions with Association of Clean Water Administrators (ACWA) to get state personnel engaged in implementation plan development.
- Sub-workgroups have begun to develop strategies that will be combined to create an overall implementation plan.
- Tasks under this strategy will accelerate once state participation is fully established. States are critical partners in this effort, and their participation in implementation plan development is imperative.

Approaches underway to reach target:

- EPA is identifying states with incomplete data and establishing a structure for tracking data quality issues impacting the National Pollutant Discharge Elimination System (NPDES) significant noncompliance (SNC) rate.
- A dashboard for tracking and examining SNC rates was demonstrated during the July webinar for NPDES practitioners and made available for state use. As states are beginning to review this information, communication with states about their data in Integrated Compliance Information system (ICIS)-NPDES will continue.
- EPA is working with states to resolve data issues that have been identified. As additional states are identified as needing EPA assistance, schedules for EPA communications with them are being developed on a rolling basis.
Summary of Progress – FY 2018 Q4

**Q4 Target:** Maintain 24% of National Pollutant Discharge Elimination System (NPDES) permittees in significant noncompliance (SNC) through FY 2018

**Q4 Performance:** 22% (July 2017 – June 2018 data). EPA worked with states to improve compliance data completeness in EPA’s Integrated Compliance Information system (ICIS)-NPDES data system, which resulted in a lower SNC/Category 1 noncompliance rate this quarter.

**Strategy 1 Progress: APG Governance and Metric Development - Complete**

- An August 21, 2018 memorandum from EPA Assistant Administrator for Enforcement and Compliance Assurance Susan Bodine to Regional Administrators on Transition from National Enforcement Initiatives to National Compliance Initiatives established the NPDES SNC rate reduction goal as a National Compliance Initiative (NCI).

- 32 people from 17 states and a representative from the Association of Clean Water Administrators (ACWA) volunteered to join workgroups for this goal, completing the effort to ensure collaboration with state co-regulators throughout implementation of the remaining strategies identified for this goal.
Strategy 2 Progress: State engagement and implementation plan development – On track

- Sub-workgroups, which now include state personnel, are developing strategies that will be combined to create an overall implementation plan.
- Workgroup has been analyzing permit compliance data to better understand where to focus strategy efforts to achieve the target while also addressing permits that have the most severe impacts on the environment.
- EPA continues to work with states to improve the accuracy and completeness of data in Integrated Compliance Information system (ICIS)-National Pollution Discharge Elimination System (NPDES) that impact the identification of significant noncompliance.
- Workgroup has been gathering information about approaches individual states have used to produce high rates of NPDES permit compliance.
- Tasks under this strategy will accelerate now that state participation is fully established.

Strategy 3 Progress: Identify technical approaches to reduce SNC – Not yet initiated

Strategy 4 Progress: Measure effects of approach and adjust as needed – Not yet initiated
### Key Milestones – Strategy 1

- **Strategy 1:** Initiate APG, including implementation of APG governance and workgroup structures and determination of how best to coordinate and collaborate with state organizations and individual National Pollution Discharge Elimination System (NPDES) authorized states.

- **Recent Accomplishments:** State personnel participating in selected focus area sub-workgroups - effluent violations, data quality and non-receipt of required discharge monitoring reports (DMRs), and communications; formally established NPDES Significant Noncompliance Rate Reduction as a National Compliance Initiative (NCI).

#### Milestone Summary

<table>
<thead>
<tr>
<th>Key Milestone</th>
<th>Milestone Due Date</th>
<th>Milestone Status</th>
<th>Change from last quarter</th>
<th>Owner</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identification of APG Metric</td>
<td>Q1 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>Calculation of Metric Baseline</td>
<td>Q1 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
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<tr>
<td>Determination of Quarterly &amp; Yearly Targets</td>
<td>Q1 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
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<tr>
<td>Identification of Workgroup Co-Chairs</td>
<td>Jan. 5, 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td>Also identified regional leader</td>
</tr>
<tr>
<td>Creation of APG Metric Workgroup</td>
<td>Jan. 5, 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>Build dashboard for tracking 4Q SNC rate</td>
<td>Q1 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>Workgroup kickoff, initiate discussions</td>
<td>Jan. 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>Initiate discussions with ACWA</td>
<td>Q2 FY 2018</td>
<td>Complete</td>
<td>Status changed from “in progress”</td>
<td>Office of Compliance</td>
<td>Requested state involvement in Q3, full engagement in Q4.</td>
</tr>
<tr>
<td>State engagement on NPDES SNC Workgroup</td>
<td>Q3 FY 2018</td>
<td>Complete</td>
<td>Status changed from “in progress”</td>
<td>Office of Compliance</td>
<td>Executive and practitioner webinars complete</td>
</tr>
<tr>
<td>Dev. introductory Webinars for State Officials</td>
<td>Q3 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>Dev. materials for EPA Communications with States</td>
<td>Q3 FY 2018</td>
<td>Complete</td>
<td>No change</td>
<td>Office of Compliance</td>
<td>Fact Sheet distributed in Q3, other materials under development</td>
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<tr>
<td>Identify and invite State workgroup participants</td>
<td>Sept. 30, 2018</td>
<td>Complete</td>
<td>Status changed from “in progress”</td>
<td>Office of Compliance</td>
<td></td>
</tr>
<tr>
<td>EPA presentation at ACWA national mtg.</td>
<td>Aug. 15, 2018</td>
<td>Complete</td>
<td>Status changed from “in progress”</td>
<td>Office of Compliance</td>
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</table>
Key Milestones – Strategy 2

- **Strategy 2**: In close coordination with states and state organizations (Environmental Council of the States, Association of Clean Water Administrators), develop a detailed, draft measure implementation plan for reducing the rate of violations at NPDES individual permittees meeting EPA’s significant noncompliance (SNC) definition, including:
  
  o Acquire input from varied and knowledgeable federal and state sources on the causes of SNC and approaches to successfully addressing and deterring SNC (e.g., identify best practices).
  
  o Consider varied approaches for addressing and deterring SNC for different categories of SNC, different NPDES permitted sectors, different states, etc.
  
  o Consider different compliance assurance tools and new and automated mechanisms for addressing and deterring SNC.
  
  o Develop predictive tools for identifying and targeting NPDES permittees most likely to generate SNC-level violations.

<table>
<thead>
<tr>
<th>Key Milestone</th>
<th>Milestone Due Date</th>
<th>Milestone Status</th>
<th>Change from last quarter</th>
<th>Owner</th>
<th>Comments</th>
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</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt; Draft of Implementation Plan</td>
<td>Q1 FY 2019</td>
<td>In progress</td>
<td>No change</td>
<td>APG Workgroup</td>
<td>Decision made in June 2018 to move milestone date later due to communications strategy and other communications matters taking precedence.</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Draft of Implementation Plan</td>
<td>Q1 FY 2019</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td>Decision made in June 2018 to move milestone later due to communications strategy and other communications matters taking precedence.</td>
</tr>
<tr>
<td>Final Implementation Plan</td>
<td>Q3 FY 2019</td>
<td>Not yet initiated</td>
<td>Modified due date</td>
<td>APG Workgroup</td>
<td>Moved milestone from Q2 FY 2019 to Q3 FY 2019 in October 2018</td>
</tr>
</tbody>
</table>
### Key Milestones – Strategy 3

- **Strategy 3**: In close coordination with states, state organizations, and media associations at a technical level, identify approaches to reduce the rate of significant noncompliance level violations at National Pollution Discharge Elimination System majors and minors permittees.

<table>
<thead>
<tr>
<th>Key Milestone</th>
<th>Milestone Due Date</th>
<th>Milestone Status</th>
<th>Change from last quarter</th>
<th>Owner</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Discuss Lean and Kaizen tools with States during identification of approaches</td>
<td>Q1 FY 2019</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td>May need to adjust this milestone date to better align with state discussions</td>
</tr>
<tr>
<td>Initiate implementation of approaches</td>
<td>Q1 FY 2019</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td>Milestone updated in FY 2018 Q3 to align with implementation plan development schedule under Strategy 3</td>
</tr>
</tbody>
</table>
### Key Milestones – Strategy 4

- **Strategy 4**: Measure effects on significant noncompliance (SNC) rate of implementation of various approaches employed; use this information to improve ongoing efforts at reducing SNC rates.

<table>
<thead>
<tr>
<th>Key Milestone</th>
<th>Milestone Due Date</th>
<th>Milestone Status</th>
<th>Change from last quarter</th>
<th>Owner</th>
<th>Comments</th>
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<tbody>
<tr>
<td>Review data on impacts of Strategy implementation</td>
<td>Q4 FY 2019</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td></td>
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<tr>
<td>Discuss Lean and Kaizen tools with States during identification of approaches</td>
<td>Q4 FY 2019</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td>May need to adjust this milestone date to better align with state discussions</td>
</tr>
<tr>
<td>Revise strategy based on findings of review</td>
<td>Q1 FY 2020</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td></td>
</tr>
<tr>
<td>Implement revisions to strategy</td>
<td>Q1 FY 2020</td>
<td>Not yet initiated</td>
<td>No change</td>
<td>APG Workgroup</td>
<td></td>
</tr>
</tbody>
</table>
Key Indicators

- **Baseline (July 1, 2016 - June 30, 2017):** 24% significant noncompliance (SNC) rate for National Pollution Discharge Elimination System (NPDES) major and minor permittees.
  - **Current facility universe:** Approx. 52,000 facilities
- **FY 2018 Target:** Maintain 24% baseline SNC rate
- **APG EOY FY 2019 Target:** 21% SNC rate (3% reduction from baseline) for NPDES individually-permitted facilities.*

*SNC/Category 1 noncompliance rates are calculated quarterly, with a one-quarter lag; rolling rates for this measure include permittees in SNC any time during the most recent four quarters of available data.
For each quarter, each facility's status is defined as being the highest non-compliance code (using the hierarchy below) in that quarter or any of the three previous quarters.

<table>
<thead>
<tr>
<th>Code</th>
<th>Color</th>
<th>Status</th>
<th>Level</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>S</td>
<td>Red</td>
<td>Noncompliant</td>
<td>SNC/Cat. 1</td>
<td>For Unachieved Schedule Milestone Violation</td>
</tr>
<tr>
<td>E</td>
<td>Red</td>
<td>Noncompliant</td>
<td>SNC/Cat. 1</td>
<td>For Monthly (e.g., 30-Day Average/Daily Average) Effluent Violation</td>
</tr>
<tr>
<td>X</td>
<td>Orange</td>
<td>Noncompliant</td>
<td>SNC/Cat. 1</td>
<td>For Non-Monthly (e.g., 7-Day Average/Daily Maximum) Effluent Violation</td>
</tr>
<tr>
<td>T</td>
<td>Pink</td>
<td>Noncompliant</td>
<td>SNC/Cat. 1</td>
<td>Permit Schedule Violation</td>
</tr>
<tr>
<td>D</td>
<td>Yellow</td>
<td>Noncompliant</td>
<td>SNC/Cat. 1</td>
<td>For DMR Non-Receipt Violation</td>
</tr>
<tr>
<td>N</td>
<td>Dark</td>
<td>Noncompliant</td>
<td>RNC</td>
<td>For All Non-SNC/Cat. 1 Violation</td>
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<tr>
<td>V</td>
<td>Gray</td>
<td>Noncompliant</td>
<td>N/A</td>
<td>Non-RNC Violations in the Quarter</td>
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<tr>
<td>P</td>
<td>Gray</td>
<td>Resolved</td>
<td>N/A</td>
<td>Final Resolution Pending Compliance with Formal Enforcement Action Final Order</td>
</tr>
<tr>
<td>R</td>
<td>Gray</td>
<td>Resolved</td>
<td>N/A</td>
<td>Final Resolution of Violation</td>
</tr>
<tr>
<td>C</td>
<td>Blue</td>
<td>Compliant</td>
<td>N/A</td>
<td>Not Automatically Generated, Used for Manual Overrides</td>
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<tr>
<td>Blank</td>
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<td>Null in ICIS-NPDES “No Viol” in ECHO</td>
<td>N/A</td>
<td>Not Considered in Violation (including RNC or SNC/Cat. 1)</td>
</tr>
<tr>
<td>U</td>
<td></td>
<td>Unknown</td>
<td>N/A</td>
<td>Unknown Compliance Status</td>
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</table>
Data Accuracy and Reliability

Name of relevant information system:
• Integrated Compliance Information System (ICIS)- National Pollution Discharge Elimination System (NPDES) data system

Entities that report data to the system:
• NPDES permittees electronically report their self-monitoring data to EPA and/or to NPDES-authorized states. This data is housed in EPA’s ICIS-NPDES data system.
• Authorized states either use the ICIS-NPDES data system or upload to ICIS-NPDES the electronically reported permittee effluent data they receive, as well as state NPDES permit, inspection, and enforcement data.
• EPA enters its permit, inspection, and enforcement data into the ICIS-NPDES database.

Frequency of reporting primary data:
• NPDES compliance data generally is reported by the permittee on a monthly basis. ICIS-NPDES uses this data to calculate an SNC rate on a quarterly basis. Therefore, data for this measure is available quarterly.
  o Noncompliance data reported for NPDES facilities is used by EPA to produce quarterly and annual public reports as required by 40 CFR 123.45.
  o ICIS-NPDES automatically screens the noncompliance data to identify the subset of SNC-level violations.
  o SNC-level violations are specific types or levels of violation, which are classified based on duration, severity, and type.
  o Each quarter’s data is available approximately 10 weeks following the end of a quarter. Quarterly reporting for this metric began in January of FY 2018 (reporting the annual SNC rate based on the four quarters that ended Sept. 30, 2017).
Description of data quality assurance processes:

• EPA’s Office of Enforcement and Compliance Assurance (OECA) has an annual data verification process for the collection and reporting of National Pollution Discharge Elimination System (NPDES) information. The goal of this process is to give states the opportunity to verify that compliance and enforcement data regarding individual regulated facilities is accurate, is reliably flowing into national databases, and that this information displays correctly in the Enforcement and Compliance History Online (ECHO) website.
  o The Data Verification Process is referenced in Environmental Council of the States (ECOS) Resolution No. 11-2, Respectful Use of Data, as a model for ensuring high-quality data and is the result of the ongoing, collaborative partnership between EPA and ECOS to improve quality assurance efforts for compliance and enforcement information.

• A Data Quality Record has been developed for the strategic measure associated with this Agency Priority Goal: https://www.epa.gov/sites/production/files/2018-05/documents/dqr-3-1-environmental-law-compliance.pdf

• For more information on the data verification process: https://echo.epa.gov/oversight/state-review-framework

• For more information on SNC determinations: https://echo.epa.gov/help/reports/dfr-data-dictionary#SNCHPV
Additional Information

**Contributing Programs**

**Organizations and Roles:**
- EPA’s Office of Enforcement and Compliance Assurance (OECA) – Leadership, coordination with state organizations, workgroup leadership, strategy and technical expertise
- EPA Regions – Leadership, coordination with individual states, workgroup leadership, strategy and technical expertise
- EPA’s Office of Water (OW), Office of Wastewater Management (OWM)
- Environmental Council of the States (ECOS), Association of Clean Water Administrators (ACWA) - Leadership, strategy and technical expertise

**Program Activities:**
- National Pollution Discharge Elimination System (NPDES) Compliance and Enforcement Program – lead and contribute to workgroup, lead implementation of activities to achieve APG

**Regulations:**
- 40 CFR Section 123.45 – Defines required NPDES noncompliance reporting by NPDES-regulated facilities and regulatory authorities, as well as public reports required to be produced by EPA
- 40 CFR Section 127 – NPDES Electronic Reporting

**Policy and Guidance:**
- EPA NPDES “Enforcement Management System (EMS)” guidance and NPDES Significant Noncompliance (SNC) Policy – Defines NPDES SNC criteria and program management expectations

**Stakeholder / Congressional Consultations**

States are primary stakeholders. EPA held webinars for senior state officials and NPDES state practitioners in June and July 2018. EPA discussed the APG with the Association of Clean Water Administrators (ACWA) members at their national meeting in August 2018.