- v. A decrease in the frequency of self-monitoring or reporting required of industrial users:
- vi. A decrease in the frequency of industrial user inspections or sampling by the POTW;
- vii. Significant reductions in the program resources including personnel commitments, equipment, and funding levels;
- viii. Changes in confidentiality procedures; and
- ix. Changes in the POTW sludge disposal and management practices.
- 2. Reports submitted by an industrial user will be retained by the permittee for at least 3 years and shall be available to the EPD for inspection and copying. This period shall be extended during the course of any unresolved litigation concerning the discharge of pollutants by an industrial user or concerning the operations of the program or when requested by the Director.

C. INDUSTRIAL PRETREATMENT STANDARDS

Effluent limitations for the permittee's discharge are listed in Part I. Other pollutants attributable to industrial users may also be present in the discharge. When sufficient information becomes available, this permit may be revised to specify effluent limitations for these pollutants based on best practicable technology or water quality standards. Once the specific nature of industrial contributions has been identified, data collection and reporting may be required for parameters not specified in Part I.

D. REQUIREMENTS FOR EFFLUENT LIMITATIONS ON POLLUTANTS ATTRIBUTABLE TO INDUSTRIAL USERS

- 1. The permittee shall require all industrial dischargers to the POTW to meet State pretreatment regulations promulgated in response to Section 307(b) of the Federal Act. Other information about new industrial discharges may be required and will be requested from the permittee after the EPD has received notice of the discharge.
- 2. The permittee may be required to supplement the requirements of the State and Federal pretreatment regulations to ensure compliance with all applicable effluent limitations listed in Part I. Supplemental actions by the permittee concerning some or all of the industries discharging to the POTW may be necessary.

E. RETAINER

EPD may require the permittee to amend an approved pretreatment program to incorporate revisions in State Pretreatment Regulations or other EPD requirements. Any approved POTW pretreatment program identified by EPD that needs to modify its program to incorporate requirements that have resulted from revision to the Rules shall develop and submit those revisions to EPD no later than one (1) year of notification by EPD to modify the Program. Any modifications made to the approved pretreatment program must be incorporated into the permit and the program pursuant to Chapter 391-3-6-.09(7) of the State Rules. Implementation of any revision or amendments to the program shall be described in the subsequent annual report to the EPD.