May 25, 2018

BioClean
398 Via El Centro
Oceanside, CA 92058

Re: Metro North Georgia Post-Construction Stormwater Technology Assessment Protocol Submission Review

Dear Mr. Bauer:

This letter is in response to your January 2017 request for review of BioClean’s Modular Wetlands System (MWS) product submission to determine compliance with the Metropolitan North Georgia Water Planning District (Metro Water District) Post-Construction Stormwater Technology Assessment Protocol (PCSTAP).

Per the objectives outlines in page 1 of the PCSTAP document, the purpose of this review is to "characterize a technology's effectiveness in removing pollutants from stormwater runoff for an intended application and to compare test results with vendors' claims." The Metro Water District's role is to review the technology engineering reports and testing results submitted by vendors got conformity to the PCSTAP and make this information publicly available.

After reviewing the MWS submission and subsequent information requested, Metro Water District staff and the Technology Review Committee has determined that the information provided meets the requirements outlined in the PCSTAP for the technology engineering report, performance claims, and performance testing results. We therefore are recommending that the information be made publicly available as a resource on the Metro Water District website (www.northgeorgiawater.org).

www.northgeorgiawater.org
As stated in the PCSTAP document, this review of vendor data, subsequent determinations and public dissemination of information does not constitute an approval process or an endorsement of any product by the Metropolitan North Georgia Water Planning District.

Local governments and other entities in the Metro Water District are free to use this information as part of their processes to evaluate the suitability of these technologies or products for use within their jurisdiction. Local governments and other entities within the Metro Water District may elect to allow or refuse use of any product on the concurrence list. They may also allow removal efficiencies that differ from manufacturer claims based on local geography, policies, or other conditions.

We may be in contact with you soon as to the submission materials that will accompany this concurrence on the Metro Water District website. In the meantime, feel free to contact me a 470.378.1607 or at cfaulkner@atlantaregional.com if you have any questions.

Chris Faulkner
Principal Planner

Cc: Ed Coccari, BioClean
    Zach Kent, BioClean