1.NON-EGU NOX

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| VEOLIA ENERGY BOSTON INC (6401511 - 1190507) is now named VICINITY ENERGY LLC. |
| Is NOx emissions missing for Wheelabrator (7869811 - 1180419) ?  It's 878 tons  NOx in 2016 and 855 tons in 2017. |

2.NON-EGU VOC

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| Japenamelac (5232011  - 1210302) 2017 value of 2,912 tons VOC is potential emissions for both 2019 and 2020.  Actual emissions for both years is 2.2 tons. |
| 2021fi emissions are way overestimated for the following facilities. Are these potential emissions? (2016 and 2017 VOC emissions are all below 10 tons):  1.Plainville Gen 5866111 – 1200616) 2016fj = 6.8 tons, 2021fi = 851 tons  2.MWRA Deer Is 4064511 – 1191899) 2016fj = 6.1 tons, 2021fi = 162 tons  3.Commonwealth New Bedford 9568911 – 1200624) 2016fi = 5.1 tons,  2021fj = 549 tons  4.Bourne Landfill (8240311 – 1200614) 2016fi = 3.9 tons,  2021fj = 416 tons  5.Industrial Power Services (3957011 – 0420105)  2016fi = 1.3 tons,  2021fj = 303 tons |

3.NONPOINT NOX

No comments

4.NONPOINT VOC

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| 2401001000 | Solvent Utilization;Surface Coating;Architectural Coatings;Total: All Solvent Types   \*\*\* |
|  | EPA 2016 VOCfh 4 = 8,667 tons,  MA-DEP 2017 = 8,709 tons.    Why the disparity for  2016 EPA VOCfj = 4,838 ? |
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| 2402000000 | Solvent Utilization;Paint Strippers;Chemical Strippers;Application, Degradation, and  Coating Removal Steps: Other Not Listed |
|  | EPA and MA-DEP 2016 VOCfh has no emissions no data.  Why is EPA VOCFJ = 4,316 tons ? |