

FEB 0 6 2012

REPLY TO THE ATTENTION OF:

WN-16J

CERTIFIED MAIL 70091680000076725293 RETURN RECEIPT REQUESTED

Mr. Robert A. Manglitz President/CEO Lake Michigan Trans-Lake Shortcut, Inc. A/K/A Lake Michigan Carferry Service 701 Maritime Drive Ludington, Michigan 49431

Subject: National Pollutant Discharge Elimination System Individual Permit for the S.S. Badger

Dear Mr. Manglitz:

By this letter, the U.S. Environmental Protection Agency is exercising its authority under 40 C.F.R. § 122.28(b)(3)(ii) to require the Lake Michigan Carferry Service (LMC), currently authorized to discharge by the 2008 Vessel General Permit (VGP), to apply for a National Pollutant Discharge Elimination System (NPDES) individual permit for coal ash discharges from the S.S. Badger. Please complete and submit the enclosed permit application forms no later than June 29, 2012. By February 24, 2012, EPA will provide you with a detailed description of additional information required to complete your application as required under 40 C.F.R. § 122.21. On the effective date of the NPDES individual permit, the 2008 VGP as it applies to the coal ash discharges shall automatically terminate.

EPA has decided to require LMC to apply for an individual permit because LMC anticipates that the discharge of coal ash from the S.S. Badger will continue beyond December 19, 2012, when authorization for that discharge under the VGP ceases. Given the time constraints present here, we believe the best way to assess whether further authorization is appropriate is through the submission of an NPDES permit application containing the information necessary to make that determination.

Note that we have reviewed your November 2, 2011, petition under 40 C.F.R. § 122.28(b)(3)(i) requesting that the EPA require LMC to apply for a NPDES individual permit for coal ash discharges from the S.S. Badger. Although we are requiring you to apply for an individual permit for your post-December 19, 2012, coal ash discharges, we are not doing so for the reasons advanced in your petition. In particular, we are not in agreement with the positions taken in that petition regarding the availability or feasibility of options to address the coal ash discharges in

the future. It is our view that the petition did not contain adequate support (i.e. technical and/or economic information) for its conclusions. We expect a much more robust record to be developed during the permit application process.

If you have any questions concerning this matter, please contact Sean Ramach of my staff at (312) 886-5284, or your counsel may contact Nicole Cantello, in the Office of Regional Counsel, at (312) 886-2870.

Sincerely,

Julia S. 11 per

Tinka G. Hyde Director, Water Division

Enclosures

cc: William Creal, MDEQ w/enclosure Russ Rasmussen, WDNR w/enclosure Barry Hartman, K&L Gates w/enclosure

Disclaimer

This is an updated PDF document that allows you to type your information directly into the form, print it, and save the completed form.

Note: This form can be viewed and saved only using Adobe Acrobat Reader version 7.0 or higher, or if you have the full Adobe Professional version.

Instructions:

- 1. Type in your information
- 2. Save file (if desired)
- 3. Print the completed form
- 4. Sign and date the printed copy
- 5. Mail it to the directed contact.

United States Environmental Protection Agency Office of Enforcement Washington, DC 20460

Permits Division



Application Form 1 – General Information

Consolidated Permits Program

This form must be completed by all persons applying for a permit under EPA's Consolidated Permits Program. See the general instructions to Form 1 to determine which other application forms you will need.

DESCRIPTION OF CONSOLIDATED PERMIT APPLICATION FORMS	FORM 1 PACKAGE TABLE OF CONTENTS
The Consolidated Permit Application Forms are:	Section A. General Instructions
Form 1 – General Information (included in this part);	Section B. Instructions for Form 1
Form 2 – Discharges to Surface Water (NPDES Permits):	Section C. Activities Which Do Not Require Permits
2A. Publicly owned Treatment Works (Reserved - not included in	Section D. Glossary
this package),	Form 1 (<i>two copies</i>)
2B. Concentrated Animal Feeding Operations and Aquatic Animal Production Facilities (not included in this package),	
2C. Existing Manufacturing, Commercial, Mining, and Silvicultural Operations (<i>not included in this package</i>), and	
2D. New Manufacturing, Commercial, Mining, and Silvicultural Operations (<i>Reserved - not included in this package</i>);	
Form 3 – Hazardous Waste Application Form (RCRA Permits - not included in this package);	
Form 4 – Underground Injection of Fluids (UIC Permits - Reserved - not included in this package); and	
Form 5 – Air Emissions in Attainment Areas (PSD Permits - Re- served - not included in this package).	
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SECTION A – GENERAL INSTRUCTIONS

Who Must Apply

With the exceptions described in Section C of these instructions, Federal laws prohibit you from conducting any of the following activities without a permit.

NPDES (*National Pollutant Discharge Elimination System Under the Clean Water Act, 33 U.S.C. 1251*). Discharge of pollutants into the waters of the United States.

RCRA (*Resource Conservation and Recovery Act, 42 U.S.C. 6901*). Treatment, storage, or disposal of hazardous wastes.

UIC (Underground Injection Control Under the Safe Drinking Water Act, 42 U.S.C. 300f). Injection of fluids underground by gravity flow or pumping.

PSD (*Prevention of Significant Deterioration Under the Clean Air Act,* 72 U.S.C 7401). Emission of an air pollutant by a new or modified facility in or near an area which has attained the National Ambient Air Quality Standards for that pollutant.

Each of the above permit programs is operated in any particular State by either the United States Environmental Protection Agency (*EPA*) or by an approved State agency. You must use this application form to apply for a permit for those programs administered by EPA. For those programs administered by approved states, contact the State environmental agency for the proper forms.

If you have any questions about whether you need a permit under any of the above programs, or if you need information as to whether a particular program is administered by EPA or a State agency, or if you need to obtain application forms, contact your EPA Regional office (*listed in Table 1*).

Upon your request, and based upon information supplied by you, EPA will determine whether you are required to obtain a permit for a particular facility. Be sure to contact EPA if you have a question, because Federal laws provide that you may be heavily penalized if you do not apply for a permit when a permit is required.

Form 1 of the EPA consolidated application forms collects general information applying to all programs. You must fill out Form 1 regardless of which permit you are applying for. In addition, you must fill out one of the supplementary forms (*Forms 2 - 5*) for each permit

needed under each of the above programs. Item II of Form 1 will guide you to the appropriate supplementary forms.

You should note that there are certain exclusions to the permit requirements listed above. The exclusions are described in detail In Section C of these instructions. If your activities are excluded from permit requirements then you do not need to complete and return any forms.

NOTE: Certain activities not listed above also are subject to EPA administered environmental permit requirements. These include permits for ocean dumping, dredged or fill material discharging, and certain types of air emissions. Contact your EPA Regional office for further information.

Table 1. Addresses of EPA Regional Contacts and States Within the Regional Office Jurisdictions

REGION 1

Permit Contact, Environmental and Economic Impact Office, U.S. Environmental Protection Agency, 1 Congress St., Suite 1100, Boston, MA 02114-2023, Phone: (617) 918-1111, Fax: (617) 918-1809, Toll free within Region 1: (888) 372-7341,

http://www.epa.gov/region01/. Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont.

REGION 2

Permit Contact, Permits Administration Branch, U.S. Environmental Protection Agency, 290 Broadway, New York, NY 10007-1866, Phone: (212) 637-3000, Fax: (212) 637-3526, http://www.epa.gov/region02/.

New Jersey, New York, Virgin Islands, and Puerto Rico.

REGION 3

Permit Contact (*3 EN 23*), U.S. Environmental Protection Agency, 1650 Arch Street, Philadelphia, PA 19103-2029, Phone: (215) 814-5000, Fax: (215) 814-5103, Toll free: (800) 438-2474, http://www.epa.gov/region03/.

Delaware, District of Columbia, Maryland, Pennsylvania, Virginia, and West Virginia.

REGION 4

Permit Contact, Permits Section, U.S. Environmental Protection Agency, Atlanta Federal Center, 61 Forsyth Street, SW, Atlanta, GA 30303-3104, Phone: (404) 562-9900, Fax: (404) 562-8174, Toll free: (800) 241-1754, http://www.epa.gov/region04/.

Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee.

REGION 5

Permit Contact (*5EP*), U.S. Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, IL 60604-3507, Phone: (312) 353-2000, Fax: (312) 353-4135, Toll free within Region 5: (800) 621-8431, http://www.epa.gov/region5/.

Illinois, Indiana, Michigan, Minnesota, Ohio, and Wisconsin.

REGION 6

Permit Contact (*6AEP*), U.S. Environmental Protection Agency, Fountain Place 12th Floor, Suite 1200, 1445 Ross Avenue, Dallas, TX 75202-2733, Phone: (214) 665-2200, Fax: (214) 665-7113, Toll free within Region 6: (800) 887-6063,

http://www.epa.gov/region06/.

Arkansas, Louisiana, New Mexico, Oklahoma, and Texas.

REGION 7

Permit Contact, Permits Branch, U.S. Environmental Protection Agency, 901 North 5th Street, Kansas City, KS 66101, Phone: (913) 551-7003, Toll free: (800) 223-0425, http://www.epa.gov/region07/.

Iowa, Kansas, Missouri, and Nebraska.

REGION 8

Permit Contact (*8E-WE*), U.S. Environmental Protection Agency, 999 18th Street, Suite 500, Denver, CO 80202-2466, Phone: (303) 312-6312, Fax: (303) 312-6339, Toll free: (800) 227-8917, http://www.epa.gov/region08/.

Colorado, Montana, North Dakota, South Dakota, Utah, and Wyoming.

REGION 9

Permit Contact, Permits Branch (*E-4*), U.S. Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105, Phone: (415) 947-8000, Fax: (415) 947-3553, Toll free within Region 9: (866) EPA-WEST, http://www.epa.gov/region09/.

Arizona, California, Hawaii, Nevada, Guam, American Samoa, and Trust Territories.

REGION 10

Permit Contact (*M/S 521*), U.S. Environmental Protection Agency, 1200 Sixth Avenue, Seattle, WA 98101, Phone: (206) 553-1200, Fax: (206) 553-2955, Toll free: (800) 424-4372,

http://www.epa.gov/region10/.

Alaska, Idaho, Oregon, and Washington.

Where to File

The application forms should be mailed to the EPA Regional office whose Region includes the State in which the facility is located (*see Table 1*).

If the State in which the facility is located administers a Federal permit program under which you need a permit, you should contact the appropriate State agency for the correct forms. Your EPA Regional office (*Table 1*) can tell you to whom to apply and can provide the appropriate address and phone number.

When to File

Because of statutory requirements, the deadlines for filing applications vary according to the type of facility you operate and the type of permit you need. These deadlines are as follows:¹

Table 2. Filing Dates for Permits

FORM (permit)	WHEN TO FILE
2A (NPDES)	180 days before your present NPDES permit expires.
2B (<i>NPDES</i>)	180 days before your present NPDES permit expires ² , or 180 days prior to startup if you are a new facility.
2C (NPDES)	180 days before your present NPDES permit expires ² .
2D (<i>NPDES</i>)	180 days prior to startup.
3 (Hazardous Waste)	Existing facility: Six months following publication of regulations listing hazardous wastes.
	New facility: 180 days before commencing physical construction.
4 (<i>UIC</i>)	A reasonable time prior to construction for new wells; as directed by the Director for existing wells.
5 (<i>PSD</i>)	Prior to commencement of construction.

¹ Please note that some of these forms are not yet available for use and are listed as "Reserved" at the beginning of these instructions. Contact your EPA Regional office for information on current application requirements and forms.

² If your present permit expires on or before November 30, 1980, the filing date is the date on which your permit expires. If your permit expires during the period December 1, 1980–May 31, 1981, the filing date is 90 days before your permit expires.

Federal regulations provide that you may not begin to construct a new source in the NPDES program, a new hazardous waste management facility, a new injection well, or a facility covered by the PSD program before the issuance of a permit under the applicable program. Please note that if you are required to obtain a permit before beginning construction, as described above, you may need to submit your permit application well in advance of an applicable deadline listed in Table 2.

Fees

The U.S. EPA does not require a fee for applying for any permit under the consolidated permit programs. (*However, some States which administer one or more of these programs require fees for the permits which they issue.*)

Availability of Information to Public

Information contained in these application forms will, upon request, be made available to the public for inspection and copying. However, you may request confidential treatment for certain information which you submit on certain supplementary forms. The specific instructions for each supplementary form state what information on the form, if any, may be claimed as confidential and what procedures govern the claim. No information on Forms 1 and 2A through 2D may be claimed as confidential.

Completion of Forms

Unless otherwise specified in instructions to the forms, each item in each form must be answered. To indicate that each item has been considered, enter "NA," for not applicable, if a particular item does not fit the circumstances or characteristics of your facility or activity.

If you have previously submitted information to EPA or to an approved State agency which answers a question, you may either repeat the information in the space provided or attach a copy of the previous submission. Some items in the form require narrative explanation. If more space is necessary to answer a question, attach a separate sheet entitled "Additional Information."

Financial Assistance for Pollution Control

There are a number of direct loans, loan guarantees, and grants available to firms and communities for pollution control expenditures. These are provided by the Small Business Administration, the Economic Development Administration, the Farmers Home Administration, and the Department of Housing and Urban Development, Each EPA Regional office (*Table 1*) has an economic assistance coordinator who can provide you with additional information.

EPA's construction grants program under Title II of the Clean Water Act is an additional source of assistance to publicly owned treatment works. Contact your EPA Regional office for details.

This form must be completed by all applicants.

Completing This Form

Please type or print in the unshaded areas only. Some items have small graduation marks in the fill-in spaces. These marks indicate the number of characters that may be entered into our data system. The marks are spaced at 1/6" intervals which accommodate elite type (*12 characters per inch*). If you use another type you may ignore the marks. If you print, place each character between the marks. Abbreviate if necessary to stay within the number of characters allowed for each item. Use one space for breaks between words, but not for punctuation marks unless they are needed to clarify your response.

Item I

Space is provided at the upper right hand corner of Form 1 for insertion of your EPA Identification Number. If you have an existing facility, enter your Identification Number. If you don't know your EPA Identification Number, please contact your EPA Regional office (*Table 1*), which will provide you with your number. If your facility is new (*not yet constructed*), leave this item blank.

Item II

Answer each question to determine which supplementary forms you need to fill out. Be sure to check the glossary in Section D of these instructions for the legal definitions of the **bold faced words**. Check Section C of these instructions to determine whether your activity is excluded from permit requirements.

If you answer "no" to every question, then you do not need a permit, and you do not need to complete and return any of these forms.

If you answer "yes" to any question, then you must complete and file the supplementary form by the deadline listed in Table 2 along with this form. (*The applicable form number follows each question and is enclosed in parentheses.*) You need not submit a supplementary form if you already have a permit under the appropriate Federal program, unless your permit is due to expire and you wish to renew your permit.

Questions (I) and (J) of Item II refer to major new or modified sources subject to Prevention of Significant Deterioration (*PSD*) requirements under the Clean Air Act. For the purpose of the PSD program, major sources are defined as: (A) Sources listed in Table 3 which have the potential to emit 100 tons or more per year emissions; and (B) All other sources with the potential to emit 250 tons or more per year. See Section C of these instructions for discussion of exclusions of certain modified sources.

Table 3. 28 Industrial Categories Listed In Section 169(1) of the Clean Air Act of 1977

Fossil fuel-fired steam generators of more than 250 million BTU per hour heat input; Coal cleaning plants (with thermal dryers); Kraft pulp mills; Portland cement plants; Primary zinc smelters; Iron and steel mill plants; Primary aluminum ore reduction plants; Primary copper smelters; Municipal incinerators capable of charging more than 250 tons of refuse per day; Hydrofluoric acid plants; Nitric acid plants; Sulfuric acid plants; Petroleum refineries; Lime plants; Phosphate rock processing plants; Coke oven batteries; Sulfur recovery plants; Carbon black plants (furnace process); Primary lead smelters; Fuel conversion plants; Sintering plants; Secondary metal production plants; Chemical process plants; Fossil fuel boilers (or combination thereof) totaling more than 250 million BTU per hour heat input;

Table 3 (continued)

Petroleum storage and transfer units with a total storage capacity exceeding 300,000 barrels;

Taconite ore processing plants; Glass fiber processing plants; and Charcoal production plants.

Item III

Enter the facility's official or legal name. Do not use a colloquial name.

Item IV

Give the name, title, and work telephone number of a person who is thoroughly familiar with the operation of the facility and with the facts reported in this application and who can be contacted by reviewing offices if necessary.

Item V

Give the complete mailing address of the office where correspondence should be sent. This often is not the address used to designate the location of the facility or activity.

Item VI

Give the address or location of the facility identified in Item III of this form. If the facility lacks a street name or route number, give the most accurate alternative geographic information (*e.g., section number or quarter section number from county records or at intersection of Rts.* 425 and 22).

Item VII

List, in descending order of significance, the four 4-digit standard industrial classification (*SIC*) codes which best describe your facility in terms of the principal products or services you produce or provide. Also, specify each classification in words. These classifications may differ from the SIC codes describing the operation generating the discharge, air emissions, or hazardous wastes.

SIC code numbers are descriptions which may be found in the "Standard Industrial Classification Manual" prepared by the Executive Office of the President, Office of Management and Budget, which is available from the Government Printing Office, Washington, D.C. Use the current edition of the manual. If you have any questions concerning the appropriate SIC code for your facility, contact your EPA Regional office (see Table 1).

Item VIII-A

Give the name, as it is legally referred to, of the person, firm, public organization, or any other entity which operates the facility described in this application. This may or may not be the same name as the facility. The operator of the facility is the legal entity which controls the facility's operation rather than the plant or site manager. Do not use a colloquial name.

Item VIII-B

Indicate whether the entity which operates the facility also owns it by marking the appropriate box.

Item VIII-C

Enter the appropriate letter to indicate the legal status of the operator of the facility. Indicate "public" for a facility solely owned by local government(s) such as a city, town, county, parish, etc.

Items VIII-D-H

Enter the telephone number and address of the operator identified in Item VIII-A.

Item IX

Indicate whether the facility is located on Indian Lands.

Item X

Give the number of each presently effective permit issued to the facility for each program or, if you have previously filed an application but have not yet received a permit, give the number of the application, if any. Fill in the unshaded area only. If you have more than one currently effective permit for your facility under a particular permit program, you may list additional permit numbers on a separate sheet of paper. List any relevant environmental Federal (*e.g., permits*)

SECTION B – FORM 1 LINE BY LINE INSTRUCTIONS

under the Ocean Dumping Act, Section 404 of the Clean Water Act or the Surface Mining Control and Reclamation Act), State (e.g., State permits for new air emission sources in nonattainment areas under Part D of the Clean Air Act or State permits under Section 404 of the Clean Water Act), or local permits or applications under "other."

Item XI

Provide a topographic map or maps of the area extending at least to one mile beyond the property boundaries of the facility which clearly show the following:

The legal boundaries of the facility;

The location and serial number of each of your existing and proposed intake and discharge structures;

All hazardous waste management facilities;

Each well where you inject fluids underground; and

All springs and surface water bodies in the area, plus all drinking water wells within 1/4 mile of the facility which are identified in the public record or otherwise known to you.

If an intake or discharge structure, hazardous waste disposal site, or injection well associated with the facility is located more than one mile from the plant, include it on the map, if possible. If not, attach additional sheets describing the location of the structure, disposal site, or well, and identify the U.S. Geological Survey (*or other*) map corresponding to the location.

On each map, include the map scale, a meridian arrow showing north, and latitude and longitude at the nearest whole second. On all maps of rivers, show the direction of the current, and in tidal waters, show the directions of the ebb and flow tides. Use a 7-1/2 minute series map published by the U.S. Geological Survey, which may be obtained through the U.S. Geological Survey Offices listed below, If a 7-1/2 minute series map has not been published for your facility site, then you may use a 15 minute series map from the U.S. Geological Survey. If neither a 7-1/2 nor 15 minute series map has been published for your facility site, use a plat map or other appropriate map, including all the requested information; in this case, briefly describe land uses in the map area (e.g., residential, commercial).

You may trace your map from a geological survey chart, or other map meeting the above specifications. If you do, your map should bear a note showing the number or title of the map or chart it was traced from. Include the names of nearby towns, water bodies, and other prominent points. An example of an acceptable location map is shown in Figure 1-1 of these instructions. (*NOTE: Figure 1-1 is provided for purposes of illustration only, and does not represent any actual facility.*)

U.S.G.S. OFFICES	AREA SERVED
Eastern Mapping Center National Cartographic Information Center U.S.G.S. 536 National Center Reston, VA 22092 Phone No. (703) 860-6336	Ala., Conn., Del., D.C., Fla., Ga., Ind., Ky., Maine, Md., Mass., N.H., N.J., N.Y., N.C., S.C., Ohio, Pa., Puerto Rico, R.I., Tenn., Vt., Va., W. Va., and Virgin Islands
Mid Continent Mapping Center National Cartographic Information Center U.S.G.S. 1400 Independence Road Rolla, MO 65401 Phone No. (314) 341-0851	Ark III., Iowa, Kans., La., Mich., Minn., Miss., Mo., N. Dak., Nebr., Okla., S. Dak., and Wis.
Rocky Mountain Mapping Center National Cartographic Information Center U.S.G.S. Stop 504, Box 25046 Federal Center Denver, CO 80225 Phone No. (303) 234-2326	Alaska, Colo., Mont., N. Mex., Tex., Utah, and Wyo.
Western Mapping Center National Cartographic Information Center U.S.G.S. 345 Middlefield Road Menlo Park, CA 94025 Phone No. (415) 323-8111	Ariz., Calif., Hawaii, Idaho, Nev., Oreg., Wash., American Samoa, Guam, and Trust Territories

Item XII

Briefly describe the nature of your business (e.g., products produced or services provided).

Item XIII

Federal statues provide for severe penalties for submitting false information on this application form.

18 U.S.C. Section 1001 provides that "Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact, or makes or uses any false writing or document knowing some to contain any false, fictitious or fraudulent statement or entry, shall be fined not more than \$10,000 or imprisoned not more than five years, or both."

Section 309(c)(2) of the Clean Water Act and Section 113(c)(2) of the Clean Air Act each provide that "Any person who knowingly makes any false statement, representation, or certification in any application, . . . shall upon conviction, be punished by a fine of no more than \$10,000 or by imprisonment for not more than six months, or both."

In addition, Section 3008(d)(3) of the Resource Conservation and Recovery Act provides for a fine up to \$25,000 per day or imprisonment up to one year, or both, for a first conviction for making a false statement in any application under the Act, and for double these penalties upon subsequent convictions.

FEDERAL REGULATIONS REQUIRE THIS APPLICATION TO BE SIGNED AS FOLLOWS:

A. For a corporation, by a principal executive officer of at least the level of vice president. However, if the only activity in Item II which is marked "yes" is Question G, the officer may authorize a person having responsibility for the overall operations of the well or well field to sign the certification. In that case, the authorization must be written and submitted to the permitting authority.

B. For partnership or sole proprietorship, by a general partner or the proprietor, respectively; or

C. For a municipality, State, Federal, or other public facility, by either a principal executive officer or ranking elected official.

SECTION C - ACTIVITIES WHICH DO NOT REQUIRE PERMITS

1. National Pollutant Discharge Elimination System Permits Under the Clean Water Act. You are not required to obtain an NPDES permit if your discharge is in one of the following categories, as provided by the Clean Water Act (*CWA*) and by the NPDES regulations (*40 CFR Parts 122-125*). However, under Section 510 of CWA a discharge exempted from the federal NPDES requirements may still be regulated by a State authority; contact your State environmental agency to determine whether you need a State permit.

A. DISCHARGES FROM VESSELS. Discharges of sewage from vessels, effluent from properly functioning marine engines, laundry, shower, and galley sink wastes, and any other discharge incidental to the normal operation of a vessel do not require NPDES permits. However, discharges of rubbish, trash, garbage, or other such materials discharged overboard require permits, and so do other discharges when the vessel is operating in a capacity other than as a means of transportation, such as when the vessel is being used as an energy or mining facility, a storage facility, or a seafood processing facility, or is secured to the bed of the ocean, contiguous zone, or waters of the United States for the purpose of mineral or oil exploration or development.

B. DREDGED OR FILL MATERIAL. Discharges of dredged or fill material into waters of the United States do not need NPDES permits if the dredging or filling is authorized by a permit issued by the U.S. Army Corps of Engineers or an EPA approved State under Section 404 of CWA.

C. DISCHARGES INTO PUBLICLY OWNED TREATMENT WORKS (*POTW*), The introduction of sewage, industrial wastes, or other pollutants into a POTW does not need an NPDES permit. You must comply with all applicable pretreatment standards promulgated under Section 307(b) of CWA, which may be included in the permit issued to the POTW. If you have a plan or an agreement to switch to a POTW in the future, this does not relieve you of the obligation to apply for and receive an NPDES permit until you have stopped discharging pollutants into waters of the United States.

(NOTE: Dischargers into privately owned treatment works do not have to apply for or obtain NPDES permits except as otherwise required by the EPA Regional Administrator. The owner or operator of the treatment works itself, however, must apply for a permit and identify all users in its application. Users so identified will receive public notice of actions taken on the permit for the treatment works.)

D. DISCHARGES FROM AGRICULTURAL AND SILVICUL-TURAL ACTIVITIES. Most discharges from agricultural and silvicultural activities to waters of the United States do not require NPDES permits. These include runoff from orchards, cultivated crops, pastures, range lands, and forest lands. However, the discharges listed below do require NPDES permits. Definitions of the terms listed below are contained in the Glossary section of these instructions.

1. Discharges from Concentrated Animal Feeding Operations. (See Glossary for definitions of "animal feeding operations" and "concentrated animal feeding operations." Only the latter require permits.)

2. Discharges from Concentrated Aquatic Animal Production Facilities. (See Glossary for size cutoffs.)

3. Discharges associated with approved Aquaculture Projects.

4. Discharges from Silvicultural Point Sources. (See Glossary for the definition of "silvicultural point source.") Nonpoint source silvicultural activities are excluded from NPDES permit requirements. However, some of these activities, such as stream crossings for roads, may involve point source discharges of dredged or fill material which may require a Section 404 permit. See 33 CFR 209.120.

E. DISCHARGES IN COMPLIANCE WITH AN ON-SCENE CO-ORDINATOR'S INSTRUCTIONS. II. Hazardous Waste Permits Under the Resource Conservation and Recovery Act. You may be excluded from the requirement to obtain a permit under this program if you fall into one of the following categories:

Generators who accumulate their own hazardous waste on-site for less than 90 days as provided in 40 CFR 262.34;

Farmers who dispose of hazardous waste pesticide from their own use as provided in 40 CFR 262.51;

Certain persons treating, storing, or disposing of small quantities of hazardous waste as provided in 40 CFR 261.4 or 261.5; and

Owners and operators of totally enclosed treatment facilities as defined in 40 CFR 260.10.

Check with your Regional office for details. Please note that even if you are excluded from permit requirements, you may be required by Federal regulations to handle your waste in a particular manner.

III. Underground Injection Control Permits Under the Safe Drinking Water Act. You are not required to obtain a permit under this program if you:

Inject into existing wells used to enhance recovery of oil and gas or to store hydrocarbons (*note, however, that these underground injections are regulated by Federal rules*); or

Inject into or above a stratum which contains, within 1/4 mile of the well bore, an underground source of drinking water (*unless your injection is the type identified in Item II-H, for which you do need a permit*). However, you must notify EPA of your injection and submit certain required information on forms supplied by the Agency, and your operation may be phased out if you are a generator of hazardous wastes or a hazardous waste management facility which uses wells or septic tanks to dispose of hazardous waste.

IV. Prevention of Significant Deterioration Permits Under the Clean Air Act. The PSD program applies to newly constructed or modified facilities (*both of which are referred to as "new sources*") which increase air emissions. The Clean Air Act Amendments of 1977 exclude small new sources of air emissions from the PSD review program. Any new source in an industrial category listed in Table 3 of these instructions whose potential to emit is less than 100 tons per year is not required to get a PSD permit. In addition, any new source in an industrial category not listed in Table 3 whose potential to emit is less than 250 tons per year is exempted from the PSD requirements.

Modified sources which increase their net emissions (*the difference between the total emission increases and total emission decreases at the source*) less than the significant amount set forth in EPA regulations are also exempt from PSD requirements. Contact your EPA Regional office (*Table 1*) for further information.

SECTION D - GLOSSARY

NOTE: This Glossary includes terms used in the instructions and in Forms 1, 2B, 2C, and 3. Additional terms will be included in the future when other forms are developed to reflect the requirements of other parts of the Consolidated Permits Program. If you have any questions concerning the meaning of any of these terms, please contact your EPA Regional office (*Table 1*)

ALIQUOT means a sample of specified volume used to make up a total composite sample.

ANIMAL FEEDING OPERATION means a lot or facility (other than an aquatic animal production facility) where the following conditions are met;

A. Animals (*other than aquatic animals*) have been, are, or will be stabled or confined and fed or maintained for a total of 45 days or more in any 12 month period; and

B. Crops, vegetation, forage growth, or post-harvest residues are not sustained in the normal growing season over any portion of the lot or facility.

Two or more animal feeding operations under common ownership are a single animal feeding operation if they adjoin each other or if they use a common area or system for the disposal of wastes.

ANIMAL UNIT means a unit of measurement for any animal feeding operation calculated by adding the following numbers: The number of slaughter and feeder cattle multiplied by 1.0; Plus the number of mature dairy cattle multiplied by 1.4; Plus the number of swine weighing over 25 kilograms (*approximately 55 pounds*) multiplied by 0.4; Plus the number of sheep multiplied by 0.1; Plus the number of horses multiplied by 2.0.

APPLICATION means the EPA standard national forms for applying for a permit, including any additions, revisions, or modifications to the forms; or forms approved by EPA for use in approved States, including any approved modifications or revisions. For RCRA, "application" also means "Application, Part B."

APPLICATION, PART A means that part of the Consolidated Permit Application forms which a RCRA permit applicant must complete to qualify for interim status under Section 3005(e) of RCRA and for consideration for a permit. Part A consists of Form 1 (*General Information*) and Form 3 (*Hazardous Waste Application Form*).

APPLICATION, PART B means that part of the application which a RCRA permit applicant must complete to be issued a permit. (*NOTE: EPA is not developing a specific form for Part B of the permit application, but an instruction booklet explaining what Information must be supplied is available from the EPA Regional office.*)

APPROVED PROGRAM or APPROVED STATE means a State program which has been approved or authorized by EPA under 40 CFR Part 123.

AQUACULTURE PROJECT means a defined managed water area which uses discharges of pollutants into that designated area for the maintenance or production of harvestable freshwater, estuarine, or marine plants or animals. "Designated area" means the portions of the waters of the United States within which the applicant plans to confine the cultivated species, using a method of plan or operation (*including, but not limited to, physical confinement*) which, on the basis of reliable scientific evidence, is expected to ensure the specific individual organisms comprising an aquaculture crop will enjoy increased growth attributable to the discharge of pollutants and be harvested within a defined geographic area.

AQUIFER means a geological formation, group of formations, or part of a formation that is capable of yielding a significant amount of water to a well or spring.

AREA OF REVIEW means the area surrounding an injection which is described according to the criteria set forth in 40 CFR Section 146.06.

AREA PERMIT means a UIC permit applicable to all or certain wells within a geographic area, rather than to a specified well, under 40 CFR Section 122.37.

ATTAINMENT AREA means, for any air pollutant, an area which has been designated under Section 107 of the Clean Air Act as having ambient air quality levels better than any national primary or secondary ambient air quality standard for that pollutant. Standards have been set for sulfur oxides, particulate matter, nitrogen dioxide, carbon monoxide, ozone, lead, and hydrocarbons. For purposes of the Glossary, "attainment area" also refers to "unclassifiable area," which means, for any pollutants, an area designated under Section 107 as unclassifiable with respect to that pollutant due to insufficient Information.

BEST MANAGEMENT PRACTICES (*BMP*) means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the United States. BMP's include treatment requirements, operation procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

BIOLOGICAL MONITORING TEST means any test which includes the use of aquatic algal, invertebrate, or vertebrate species to measure acute or chronic toxicity, and any biological or chemical measure of bioaccumulation.

BYPASS means the intentional diversion of wastes from any portion of a treatment facility.

CONCENTRATED ANIMAL FEEDING OPERATION means an animal feeding operation which meets the criteria set forth in either (A) or (B) below or which the Director designates as such on a case-by-case basis:

A. More than the numbers of animals specified in any of the following categories are confined:

- 1. 1,000 slaughter or feeder cattle,
- 2. 700 mature dairy cattle (whether milked or dry cows),
- 3. 2,500 swine each weighing over 25 kilograms (approximately 55 pounds),
- 4. 500 horses,
- 5. 10,000 sheep or lambs,
- 6. 55,000 turkeys,

7. 100,000 laying hens or broilers (if the facility has a continuous overflow watering),

8. 30,000 laying hens or broilers (*if the facility has a liquid manure handling system*),

- 9. 5,000 ducks, or
- 10. 1,000 animal units; or

B. More than the following numbers and types of animals are confined:

- 1. 300 slaughter or feeder cattle,
- 2. 200 mature dairy cattle (whether milked or dry cows),

3. 750 swine each weighing over 25 kilograms (*approximately 55 pounds*),

- 4. 150 horses,
- 5. 3,000 sheep or lambs,
- 6.16,500 turkeys,

7. 30,000 laying hens or broilers (*if the facility has continuous overflow watering*),

8. 9,000 laying hens or broilers (*if the facility has a liquid manure handling system*),

9. 1,500 ducks, or

10. 300 animal units; AND

Either one of the following conditions are met: Pollutants are discharged into waters of the United States through a manmade ditch, flushing system or other similar manmade device (*"manmade" means constructed by man and used for the purpose of transporting wastes*); or Pollutants are discharged directly into waters of the Unites States which originate outside of and pass over, across, or through the facility or otherwise come into direct contact with the animals confined in the operation.

Provided, however, that no animal feeding operation is a concentrated animal feeding operation as defined above if such animal feeding operation discharges only in the event of a 25 year, 24 hour storm event.

CONCENTRATED AQUATIC ANIMAL PRODUCTION FACILITY means a hatchery, fish farm, or other facility which contains, grows or holds aquatic animals in either of the following categories, or which the Director designates as such on a case-by-case basis:

A. Cold water fish species or other cold water aquatic animals including, but not limited to, the Salmonidae family of fish (*e.g., trout and salmon*) in ponds, raceways or other similar structures which discharge at least 30 days per year but does not include:

1. Facilities which produce less than 9,090 harvest weight kilograms (*approximately 20,000 pounds*) of aquatic animals per year; and

2. Facilities which feed less than 2,272 kilograms (*approximately 5,000 pounds*) of food during the calendar month of maximum feeding.

B. Warm water fish species or other warm water aquatic animals including, but not limited to, the Ameiuridae, Cetrarchiclae, and Cyprinidae families of fish (e.g., respectively, catfish, sunfish, and minnows) in ponds, raceways, or other similar structures which discharge at least 30 days per year, but does not include;

1. Closed ponds which discharge only during periods of excess runoff; or

2. Facilities which produce less than 45,454 harvest weight kilograms (*approximately 100,000 pounds*) of aquatic animals per year.

CONTACT COOLING WATER means water used to reduce temperature which comes into contact with a raw material, intermediate product, waste product other than heat, or finished product.

CONTAINER means any portable device in which a material is stored, transported, treated, disposed of, or otherwise handled.

CONTIGUOUS ZONE means the entire zone established by the United States under article 24 of the convention of the Territorial Sea and the Contiguous Zone.

CWA means the Clean Water Act (*formerly referred to the Federal Water Pollution Control Act*) Pub. L. 92-500, as amended by Pub. L. 95-217 and Pub. L. 95-576, 33 U.S.C. 1251 *et seq.*

DIKE means any embankment or ridge of either natural or manmade materials used to prevent the movement of liquids, sludges, solids, or other materials.

DIRECT DISCHARGE means the discharge of a pollutant as defined below.

DIRECTOR means the EPA Regional Administrator or the State Director as the context requires.

DISCHARGE (OF A POLLUTANT) means:

A. Any addition of any pollutant or combination of pollutants to waters of the United States from any point source; or

B. Any addition of any pollutant or combination of pollutants to the waters of the contiguous zone or the ocean from any point source other than a vessel or other floating craft which is being used as a means of transportation.

This definition includes discharges into waters of the United States from: Surface runoff which is collected or channelled by man; Discharges through pipes, sewers, or other conveyances owned by a State, municipality, or other person which do not lead to POTW's; and Discharges through pipes, sewers, or other conveyances, leading into privately owned treatment works. This term does not include an addition of pollutants by any indirect discharger.

DISPOSAL (*in the RCRA program*) means the discharge, deposit, injection, dumping, spilling, leaking, or placing of any hazardous waste into or on any land or water so that the hazardous waste or any constituent of it may enter the environment or be emitted into the air or discharged into any waters, including ground water.

DISPOSAL FACILITY means a facility or part of a facility at which hazardous waste is intentionally placed into or on land or water, and at which hazardous waste will remain after closure.

EFFLUENT LIMITATION means any restriction imposed by the Director on quantities, discharge rates, and concentrations of pollutants which are discharged from point sources into waters of the United States, the waters of the continguous zone, or the ocean.

EFFLUENT LIMITATION GUIDELINE means a regulation published by the Administrator under Section 304(b) of the Clean Water Act to adopt or revise effluent limitations.

ENVIRONMENTAL PROTECTION AGENCY (*EPA*) means the United States Environmental Protection Agency.

EPA IDENTIFICATION NUMBER means the number assigned by EPA to each generator, transporter, and facility.

EXEMPTED AQUIFER means an aquifer or its portion that meets the criteria in the definition of USDW, but which has been exempted according to the procedures in 40 CFR Section 122.35(b).

EXISTING HWM FACILITY means a Hazardous Waste Management facility which was in operation, or for which construction had commenced, on or before October 21, 1976. Construction had commenced if (A) the owner or operator had obtained all necessary Federal, State, and local preconstruction approvals or permits, and either (B1) a continuous on-site, physical construction program had begun, or (B2) the owner or operator had entered into contractual obligations, which could not be cancelled or modified without substantial loss, for construction of the facility to be completed within a reasonable time.

(NOTE: This definition reflects the literal language of the statute. However, EPA believes that amendments to RCRA now in conference will shortly be enacted and will change the date for determining when a facility is an "existing facility" to one no earlier than May of 1980; indications are the conferees are considering October 30, 1980. Accordingly, EPA encourages every owner or operator of a facility which was built or under construction as of the promulgation date of the RCRA program regulations to file Part A of its permit application so that it can be quickly processed for interim status when the change in the law takes effect. When those amendments are enacted, EPA will amend this definition.)

EXISTING SOURCE or EXISTING DISCHARGER (*in the NPDES program*) means any source which is not a new source or a new discharger.

EXISTING INJECTION WELL means an injection well other than a new injection well.

FACILITY means any HWM facility, UIC underground injection well, NPDES point source, PSD stationary source, or any other facility or activity (*including land or appurtenances thereto*) that is subject to regulation under the RCRA, UIC, NPDES, or PSD programs.

FLUID means material or substance which flows or moves whether in a semisolid, liquid, sludge, gas, or any other form or state.

GENERATOR means any person by site, whose act or process produces hazardous waste identified or listed in 40 CFR Part 261.

GROUNDWATER means water below the land surface in a zone of saturation.

HAZARDOUS SUBSTANCE means any of the substances designated under 40 CFR Part 116 pursuant to Section 311 of CWA. (*NOTE: These substances are listed in Table 2c-4 of the instructions* to Form 2C.) HAZARDOUS WASTE means a hazardous waste as defined in 40 CFR Section 261.3 published May 19, 1980.

HAZARDOUS WASTE MANAGEMENT FACILITY (*HWM facility*) means all contiguous land, structures, appurtenances, and improvements on the land, used for treating, storing, or disposing of hazardous wastes. A facility may consist of several treatment, storage, or disposal operational units (*for example, one or more landfills, surface impoundments, or combinations of them*).

IN OPERATION means a facility which is treating, storing, or disposing of hazardous waste.

INCINERATOR (*in the RCRA program*) means an enclosed device using controlled flame combustion, the primary purpose of which is to thermally break down hazardous waste. Examples of incinerators are rotary kiln, fluidized bed, and liquid injection incinerators.

INDIRECT DISCHARGER means a nondomestic discharger introducing pollutants to a publicly owned treatment works.

INJECTION WELL means a well into which fluids are being injected.

INTERIM AUTHORIZATION means approval by EPA of a State hazardous waste program which has met the requirements of Section 3006(c) of RCRA and applicable requirements of 40 CFR Part 123, Subparts A, B, and F.

LANDFILL means a disposal facility or part of a facility where hazardous waste is placed in or on land and which is not a land treatment facility, a surface impoundment, or an injection well.

LAND TREATMENT FACILITY (*in the RCRA program*) means a facility or part of a facility at which hazardous waste is applied onto or incorporated into the soil surface; such facilities are disposal facilities if the waste will remain after closure.

LISTED STATE means a State listed by the Administrator under Section 1422 of SDWA as needing a State UIC program.

MGD means millions of gallons per day.

MUNICIPALITY means a city, village, town, borough, county, parish, district, association, or other public body created by or under State law and having jurisdiction over disposal of sewage, industrial wastes, or other wastes, or an Indian tribe or an authorized Indian tribal organization, or a designated and approved management agency under Section 208 of CWA.

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (*NPDES*) means the national program for issuing modifying, revoking and reissuing, terminating, monitoring, and enforcing permits and imposing and enforcing pretreatment requirements, under Sections 307, 318, 402, and 405 of CWA. The term includes an approved program.

NEW DISCHARGER means any building, structure, facility, or installation: (A) From which there is or may be a new or additional discharge of pollutants at a site at which on October 18, 1972, it had never discharged pollutants; (B) Which has never received a finally effective NPDES permit for discharges at that site; and (C) Which is not a "new source." This definition includes an indirect discharger which commences discharging into waters of the United States. It also includes any existing mobile point source, such as an offshore oil drilling rig, seafood processing vessel, or aggregate plant that begins discharging at a location for which it does not have an existing permit.

NEW HWM FACILITY means a Hazardous Waste Management facility which began operation or for which construction commenced after October 21, 1976.

NEW INJECTION WELL means a well which begins injection after a UIC program for the State in which the well is located is approved.

NEW SOURCE (*in the NPDES program*) means any building, structure, facility, or installation from which there is or may be a discharge of pollutants, the construction of which commenced:

A. After promulgation of standards of performance under Section 306 of CWA which are applicable to such source; or

B. After proposal of standards of performance in accordance with Section 306 of CWA which are applicable to such source, but only if the standards are promulgated in accordance with Section 306 within 120 days of their proposal.

NON-CONTACT COOLING WATER means water used to reduce temperature which does not come into direct contact with any raw material, intermediate product, waste product (*other than heat*), or finished product.

OFF-SITE means any site which is not "on-site".

ON-SITE means on the same or geographically contiguous property which may be divided by public or private right(s)-of-way, provided the entrance and exit between the properties is at a cross-roads intersection, and access is by crossing as opposed to going along, the right(s)-of-way. Non-contiguous properties owned by the same person, but connected by a right-of-way which the person controls and to which the public does not have access, is also considered on-site property.

OPEN BURNING means the combustion of any material without the following characteristics;

A. Control of combustion air to maintain adequate temperature for efficient combustion;

B. Containment of the combustion-reaction in an enclosed device to provide sufficient residence time and mixing for complete combustion; and

C. Control of emission of the gaseous combustion products.

(See also "incinerator" and "thermal treatment").

OPERATOR means the person responsible for the overall operation of a facility.

OUTFALL means a point source.

OWNER means the person who owns a facility or part of a facility.

PERMIT means an authorization, license, or equivalent control document issued by EPA or an approved State to implement the requirements of 40 CFR Parts 122, 123, and 124.

PHYSICAL CONSTRUCTION (*in the RCRA program*) means excavation, movement of earth, erection of forms or structures, or similar activity to prepare a HWM facility to accept hazardous waste.

PILE means any noncontainerized accumulation of solid, nonflowing hazardous waste that is used for treatment or storage.

POINT SOURCE means any discernible, confined, and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture.

POLLUTANT means dredged spoil, solid waste, incinerator residue, filter backwash, sewage, garbage, sewage sludge, munitions, chemical waste, biological materials, radioactive materials (*except those regulated under the Atomic Energy Act of 1954, as amended [42 U.S.C. Section 2011 et seq.]*), heat, wrecked or discarded equipment, rocks, sand, cellar dirt and Industrial, municipal, and agriculture waste discharged into water. It does not mean:

A. Sewage from vessels; or

B. Water, gas, or other material which is injected into a well to facilitate production of oil or gas, or water derived in association with oil and gas production and disposed of in a well, if the well used either to facilitate production or for disposal purposes is approved by authority of the State in which the well is located, and if the State determines that the injection or disposal will not result in the degradation of ground or surface water resources.

(NOTE: Radioactive materials covered by the Atomic Energy Act are those encompassed in its definition of source, byproduct, or special nuclear materials. Examples of materials not covered include radium and accelerator produced isotopes. See Train v. Colorado Public Interest Research Group, Inc., 426 U.S. 1 [1976].) PREVENTION OF SIGNIFICANT DETERIORATION (*PSD*) means the national permitting program under 40 CFR 52.21 to prevent emissions of certain pollutants regulated under the Clean Air Act from significantly deteriorating air quality in attainment areas.

PRIMARY INDUSTRY CATEGORY means any industry category listed in the NRDC Settlement Agreement (*Natural Resources Defense Council v. Train, 8 ERC 2120 [D.D.C. 1976], modified 12 ERC 1833 [D.D.C. 1979]*).

PRIVATELY OWNED TREATMENT WORKS means any device or system which is: (A) Used to treat wastes from any facility whose operator is not the operator of the treatment works; and (B) Not a POTW.

PROCESS WASTEWATER means any water which, during manufacturing or processing, comes into direct contact with or results from the production or use of any raw material, intermediate product, finished product, byproduct, or waste product.

PUBLICLY OWNED TREATMENT WORKS or POTW means any device or system used in the treatment (*including recycling and reclamation*) of municipal sewage or industrial wastes of a liquid nature which is owned by a State or municipality. This definition includes any sewers, pipes, or other conveyances only if they convey wastewater to a POTW providing treatment.

RENT means use of another's property in return for regular payment.

RCRA means the Solid Waste Disposal Act as amended by the Resource Conservation and Recovery Act of 1976 (*Pub. L. 94-580, as amended by Pub. L. 95-609, 42 U.S.C. Section 6901 at seq.*).

ROCK CRUSHING AND GRAVEL WASHING FACILITIES are facilities which process crushed and broken stone, gravel, and riprap (see 40 CFR Part 436, Subpart B, and the effluent limitations guidelines for these facilities).

SDWA means the Safe Drinking Water Act (*Pub. L 95-523, as amended by Pub. L. 95-1900, 42 U.S.C. Section 300[f] et seq.*).

SECONDARY INDUSTRY CATEGORY means any industry category which is not a primary industry category.

SEWAGE FROM VESSELS means human body wastes and the wastes from toilets and other receptacles intended to receive or retain body wastes that are discharged from vessels and regulated under Section 312 of CWA, except that with respect to commercial vessels on the Great Lakes this term includes graywater. For the purposes of this definition, "graywater" means galley, bath, and shower water,

SEWAGE SLUDGE means the solids, residues, and precipitate separated from or created in sewage by the unit processes of a POTW. "Sewage" as used in this definition means any wastes, including wastes from humans, households, commercial establishments, industries, and storm water runoff, that are discharged to or otherwise enter a publicly owned treatment works.

SILVICULTURAL POINT SOURCE means any discernable, confined, and discrete conveyance related to rock crushing, gravel washing, log sorting, or log storage facilities which are operated in connection with silvicultural activities and from which pollutants are discharged into waters of the United States. This term does not include nonpoint source silvicultural activities such as nursery operations, site preparation, reforestation and subsequent cultural treatment, thinning, prescribed burning, pest and fire control, harvesting operations, surface drainage, or road construction and maintenance from which there is natural runoff. However, some of these activities (such as stream crossing for roads) may involve point source discharges of dredged or fill material which may require a CWA Section 404 permit. "Log sorting and log storage facilities" are facilities whose discharges result from the holding of unprocessed wood, e.g., logs or roundwood with bark or after removal of bark in self-contained bodies of water (mill ponds or log ponds) or stored on land where water is applied intentionally on the logs (wet decking). (See 40 CFR Part 429, Subpart J, and the effluent limitations guidelines for these facilities.)

STATE means any of the 50 States, the District of Columbia, Guam, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, the Trust Territory of the Pacific Islands (*except in the case*

of RCRA), and the Commonwealth of the Northern Mariana Islands (except in the case of CWA).

STATIONARY SOURCE (*in the PSD program*) means any building, structure, facility, or installation which emits or may emit any air pollutant regulated under the Clean Air Act. "Building, structure, facility, or installation" means any grouping of pollutant-emitting activities which are located on one or more contiguous or adjacent properties and which are owned or operated by the same person (*or by persons under common control*).

STORAGE (*in the RCRA program*) means the holding of hazardous waste for a temporary period at the end of which the hazardous waste is treated, disposed, or stored elsewhere.

STORM WATER RUNOFF means water discharged as a result of rain, snow, or other precipitation.

SURFACE IMPOUNDMENT or IMPOUNDMENT means a facility or part of a facility which is a natural topographic depression, manmade excavation, or diked area formed primarily of earthen materials (*although it may be lined with manmade materials*), which is designed to hold an accumulation of liquid wastes or wastes containing free liquids, and which is not an injection well. Examples of surface impoundments are holding, storage, settling, and aeration pits, ponds, and lagoons.

TANK (*in the RCRA program*) means a stationary device, designed to contain an accumulation of hazardous waste which is constructed primarily of non-earthen materials (*e.g., wood, concrete, steel, plastic*) which provide structural support.

THERMAL TREATMENT (*in the RCRA program*) means the treatment of hazardous waste in a device which uses elevated temperature as the primary means to change the chemical, physical, or biological character or composition of the hazardous waste. Examples of thermal treatment processes are incineration, molten salt, pyrolysis, calcination, wet air oxidation, and microwave discharge. (*See also "incinerator" and "open burning"*).

TOTALLY ENCLOSED TREATMENT FACILITY (*in the RCRA program*) means a facility for the treatment of hazardous waste which is directly connected to an industrial production process and which is constructed and operated in a manner which prevents the release of any hazardous waste or any constituent thereof into the environment during treatment. An example is a pipe in which waste acid is neutralized.

TOXIC POLLUTANT means any pollutant listed as toxic under Section 307(a)(1) of CWA.

TRANSPORTER (*in the RCRA program*) means a person engaged in the off-site transportation of hazardous waste by air, rail, highway, or water.

TREATMENT (*in the RCRA program*) means any method, technique, or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste, or so as to render such waste non-hazardous, or less hazardous; safer to transport, store, or dispose of; or amenable for recovery, amenable for storage, or reduced in volume.

UNDERGROUND INJECTION means well injection.

UNDERGROUND SOURCE OF DRINKING WATER or USDW means an aquifer or its portion which is not an exempted aquifer and:

A. Which supplies drinking water for human consumption; or

B. In which the ground water contains fewer than 10,000 mg/l total dissolved solids.

UPSET means an exceptional incident in which there is unintentional and temporary noncompliance with technology-based permit effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

WATERS OF THE UNITED STATES means:

A. All waters which are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters which are subject to the ebb and flow of the tide;

B. All interstate waters, including interstate wetlands;

C. All other waters such as intrastate lakes, rivers, streams (*including intermittent streams*), mudflats, sandflats, wetlands, sloughs, prairie potholes, wet meadows, playa lakes, and natural ponds, the use, degradation, or destruction of which would or could affect interstate or foreign commerce including any such waters;

1. Which are or could be used by interstate or foreign travelers for recreational or other purposes,

2. From which fish or shellfish are or could be taken and sold in interstate or foreign commerce,

3. Which are used or could be used for industrial purposes by industries in interstate commerce;

D. All impoundments of waters otherwise defined as waters of the United States under this definition;

E. Tributaries of waters identified in paragraphs (A) - (D) above;

F. The territorial sea; and

G. Wetlands adjacent to waters (other than waters that are themselves wetlands) identified in paragraphs (A) – (F) of this definition.

Waste treatment systems, including treatment ponds or lagoons designed to meet requirement of CWA (other than cooling ponds as defined In 40 CFR Section 423.11(m) which also meet the criteria of this definition) are not waters of the United States. This exclusion applies only to manmade bodies of water which neither were originally created in waters of the United States (such as a disposal area in wetlands) nor resulted from the impoundments of waters of the United States.

WELL INJECTION or UNDERGROUND INJECTION means the subsurface emplacement of fluids through a bored, drilled, or driven well; or through a dug well, where the depth of the dug well is greater than the largest surface dimension.

WETLANDS means those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas.

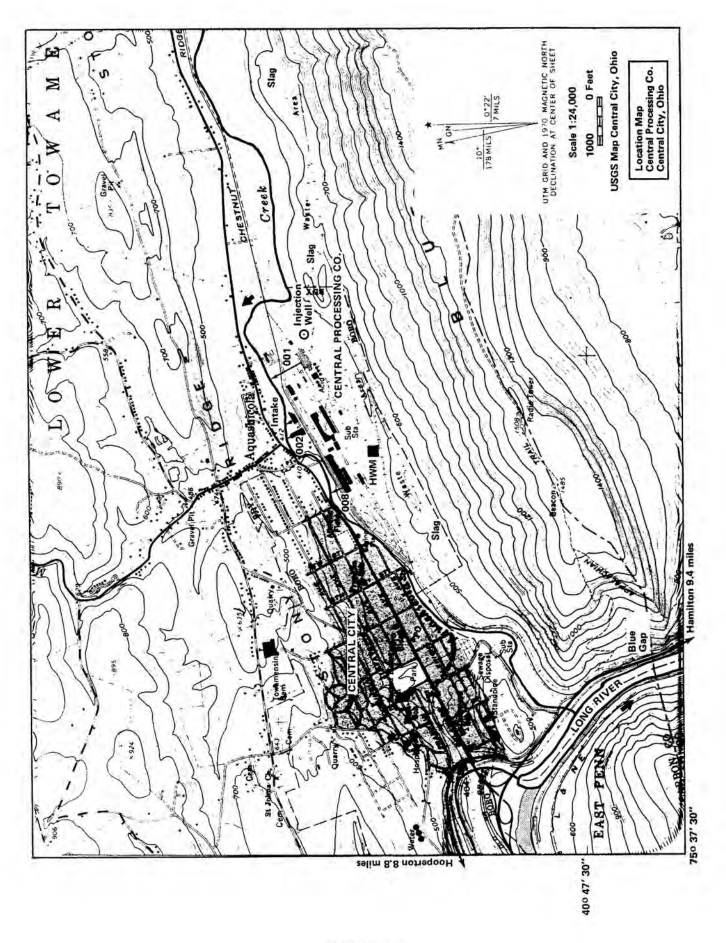


FIGURE 1-1

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			28	29	30		drinking water? (FORM 4)	31	32	33	3
or other fl connection inject fluids	uids which are with conventional used for enhance	s facility any produced water brought to the surface in oil or natural gas production, ed recovery of oil or natural age of liquid hydrocarbons?	34	35	36	processes such as mining	t at this facility fluids for special g of sulfur by the Frasch process, rals, in situ combustion of fossil ermal energy? (FORM 4)	37	38	35	9
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<u>c</u> 3		A. STREET OR P.	0. BC								
15 16		B. CITY OR TOWN				45 C. STATE	D. ZIP CODE				
C 4			I								
VI. FACILITY	LOCATION					40 41 42 47	51				
		REET, ROUTE NO. OR OTHE	R SPE	ECIFIC		R					
C 5 15 16						45					
		B. COUNTY	NAM	E			Т				
		C. CITY OR TOWN				D. STATE	70 E. ZIP CODE F. COUNTY CO	DDE (if know	m)	
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CONTINUED FROM THE FRONT

VII. SIC CODES (4-digit, in order of priority) A. FIRST	B. SECOND
C (specify)	$\begin{array}{c c c c c c c c c c c c c c c c c c c $
C. THIRD	D. FOURTH
7 15 16 19	7 15 16 - 19
VIII. OPERATOR INFORMATION	
A. NAME <u> c 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>	B.Is the name listed in Item VIII-A also the owner? UII-YES D NO
C. STATUS OF OPERATOR (Enter the appropriate letter into	
F = FEDERAL M = PUBLIC (other than federal or state) S = STATE O = OTHER (specify) P = PRIVATE 56	(specify)
E. STREET OR P.O. BOX	15 6 - 18 19 - 21 22 - 26
E. CITY OR TOWN	6. STATE H. ZIP CODE IX. INDIAN LAND
	40 41 42 47 - 51 52 47 - 51 52 40 10 10 10 10 10 10 10 10 10 10 10 10 10
X. EXISTING ENVIRONMENTAL PERMITS	
A. NPDES (Discharges to Surface Water) D. PSD (A. c T I I C T I	ir Emissions from Proposed Sources)
B. UIC (Underground Injection of Fluids)	E. OTHER (specify)
c T i	(specify)
C. RCRA (Hazardous Wastes)	E. OTHER (specify)
c T I <td> (specify)</td>	(specify)
15 16 17 18 30 15 16 17 18 XI. MAP	30
	one mile beyond property boundaries. The map must show the outline of the facility, the ach of its hazardous waste treatment, storage, or disposal facilities, and each well where it dies in the map area. See instructions for precise requirements.
XII. NATURE OF BUSINESS (provide a brief description)	
XIII. CERTIFICATION (see instructions)	
	with the information submitted in this application and all attachments and that, based on my contained in the application, I believe that the information is true, accurate, and complete. I luding the possibility of fine and imprisonment.
A. NAME & OFFICIAL TITLE (type or print) B. SIGNAT	URE C. DATE SIGNED
COMMENTS FOR OFFICIAL USE ONLY □ <t< td=""><td></td></t<>	
15 16	55

EPA Form 3510-1 (8-90)

Disclaimer

This is an updated PDF document that allows you to type your information directly into the form, print it, and save the completed form.

Note: This form can be viewed and saved only using Adobe Acrobat Reader version 7.0 or higher, or if you have the full Adobe Professional version.

Instructions:

- 1. Type in your information
- 2. Save file (if desired)
- 3. Print the completed form
- 4. Sign and date the printed copy
- 5. Mail it to the directed contact.

United States Environmental Protection Agency Office of Enforcement Washington, DC 20460 EPA Form 3510-2C Revised August 1990 Previous editions are obsolete

Permits Division

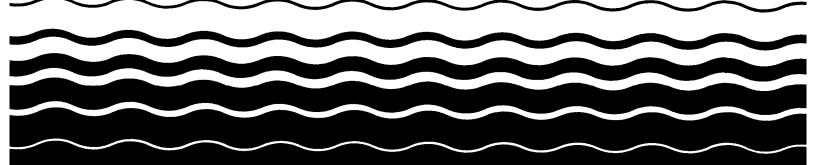
SEPA

Application Form 2C – Wastewater Discharge Information

Consolidated Permits Program

This form must be completed by all persons applying for an EPA permit to discharge wastewater (*existing manufacturing*, *commercial*, *mining*, *and silvicultural operations*).





Paperwork Reduction Act Notice

The public reporting burden for this collection of information is estimated to average 33 hours per response. This estimate includes time for reviewing instructions, searching existing data sources, gathering and maintaining the needed data, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information to the Chief, Information Policy Branch (PM-223), US Environmental Protection Agency, 1200 Pennsylvania Avenue, NW, Washington, DC 20460, and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, marked **Attention:** Desk Officer for EPA.



INSTRUCTIONS – FORM 2c Application for Permit to Discharge Wastewater EXISTING MANUFACTURING, COMMERCIAL, MINING. AND SILVICULTURAL OPERATIONS

This form must be completed by all applicants who check "yes" to item II-C in Form 1.

Public Availability of Submitted Information.

Your application will not be considered complete unless you answer every question on this form and on Form 1. If an item does not apply to you, enter "NA" (*for not applicable*) to show that you considered the question.

You may not claim as confidential any information required by this form or Form 1, whether the information is reported on the forms or in an attachment. This information will be made available to the public upon request.

Any information you submit to EPA which goes beyond that required by this form or Form 1 you may claim as confidential, but claims for information which is effluent data will be denied. If you do not assert a claim of confidentiality at the time of submitting the information, EPA may make the information public without further notice to you. Claims of confidentiality will be handled in accordance with EPA's business confidentiality regulations at 40 CFR Part 2.

Definitions

All significant terms used in these instructions and in the form are defined in the glossary found in the General Instructions which accompany Form 1.

EPA ID Number

Fill in your EPA Identification Number at the top of each page of Form 2c. You may copy this number directly from item I of Form 1.

Item I

You may use the map you provided for item XI of Form 1 to determine the latitude and longitude of each of your outfalls and the name of the receiving water.

Item II-A

The line drawing should show generally the route taken by water in your facility from intake to discharge. Show all operations contributing wastewater, including process and production areas, sanitary flows, cooling water, and stormwater runoff. You may group similar operations into a single unit, labeled to correspond to the more detailed listing in item II-B. The water balance should show average flows. Show all significant losses of water to products, atmosphere, and discharge. You should use actual measurements whenever available; otherwise use your best estimate. An example of an acceptable line drawing appears in Figure 2c-1 to these instructions.

Item II-B

List all sources of wastewater to each outfall. Operations may be described in general terms (*for example, "dye-making reactor" or "distillation tower"*). You may estimate the flow contributed by each source if no date are available. For stormwater discharges you may estimate the average flow, but you must indicate the rainfall event upon which the estimate is based and the method of estimation. For each treatment unit, indicate its size, flow rate, and retention time, and describe the ultimate disposal of any solid or liquid wastes not discharged. Treatment units should be listed in order and you should select the proper code from Table 2c-1 to fill in column 3-b for each treatment unit Just" "XX" into column 3-b if no code corresponds to a treatment unit you list. If you are applying for a permit for a privately owned treatment works, you must also identify all of your contributors in an attached listing.

Item II-C

A discharge is intermittent unless it occurs without interruption during the operating hours of the facility, except for infrequent shutdowns for maintenance, process changes, or other similar activities. A discharge is seasonal if it occurs only during certain parts of the year. Fill in every applicable column in this item for each source of intermittent or seasonal discharges. Base your answers on actual data whenever available; otherwise, provide your best estimate. Report the highest daily value for flow rate and total volume in the "Maximum Daily" columns (*columns 4-a-2 and 4-b-2*). Report the average of all daily values measured during days when discharge occurred within the last year in the "Long Term Average" columns (*columns 4-a-1 and 4-b-1*).

Item III-A

All effluent guidelines promulgated by EPA appear in the Federal Register and are published annually in 40 CFR Subchapter N. A guideline applies to you if you have any operations contributing process wastewater in any subcategory covered by a BPT, BCT, or BAT guideline. If you are unsure whether you are covered by a promulgated effluent guideline, check with your EPA Regional office (*Table 1 in the Form 1 instructions*). You must check "yes" if an applicable effluent guideline has been promulgated, even if the guideline limitations are being contested in court. If you believe that a promulgated effluent guideline has been remanded for reconsideration by a court and does not apply to your operations, you may check "no."

Item III-B

An effluent guideline is expressed in terms of production (*or other measure of operation*) if the limitation is expressed as mass of pollutant per operational parameter; for example, "pounds of BOD per cubic foot of logs from which bark is removed," or "pounds of TSS per megawatt hour of electrical energy consumed by smelting furnace." An example of a guideline not expressed in terms of a measure of operation is one which limits the concentration of pollutants.

Item III-C

This item must be completed only if you checked "yes" to item III-B. The production information requested here is necessary to apply effluent guidelines to your facility and you cannot claim it as confidential. However, you do not have to indicate how the reported information was calculated. Report quantities in the units of measurement used in the applicable effluent guideline. The production figures provided must be based on actual daily production and not on design capacity or on predictions of future operations. To obtain alternate limits under 40 CFR 122.45(b)(2)(ii), you must define your maximum production capability and demonstrate to the Director that your actual production is substantially below maximum production capability and that there is a reasonable potential for an increase above actual production during the duration of the permit.

Item IV-A

If you check "yes" to this question, complete all parts of the chart, or attach a copy of any previous submission you have made to EPA containing same information.

Item IV-B

You are not required to submit a description of future pollution control projects if you do not wish to or if none is planned.

Item V-A, B, C, and D

The items require you to collect and report data on the pollutants discharged for each of your outfalls. Each part of this item addresses a different set of pollutants and must be completed in accordance with the specific instructions for that part. The following general instructions apply to the entire item.

General Instructions

Part A requires you to report at least one analysis for each pollutant listed. Parts B and C require you to report analytical data in two ways. For some pollutants, you may be required to mark "X" in the "Testing Required" column (*column 2-a, Part C*), and test (*sample and analyze*) and report the levels of the pollutants in your discharge whether or not you expect them to be present in your discharge. For all others, you must mark "X" in either the "Believe Present" column or the "Believe Absent" column (*columns 2-a or 2-b, Part B, and columns 2-b or 2-c, Part C*) based on your best estimate, and test for those which you believe to be present. (*See specific instructions on the form and below for Parts A through D*.) Base your determination that a pollutant is present in or absent from your discharge on your

Item V-A, B, C, and D (continued)

knowledge of your raw materials, maintenance chemicals, intermediate and final products and byproducts, and any previous analyses known to you of your effluent or similar effluent. (For example, if you manufacture pesticides, you should expect those pesticides to be present in contaminated stormwater runoff.) If you would expect a pollutant to be present solely as a result of its presence in your intake water, you must mark "Believe Present" but you are not required to analyze for that pollutant. Instead, mark an 'X' In the "Intake" column.

A. Reporting. All levels must be reported as concentration and as total mass. You may report some or all of the required data by attaching separate sheets of paper instead of filling out pages V-I to V-9 if the separate sheets contain all the required information in a format which is consistent with pages V-I to V-9 in spacing and in identification of pollutants and columns. (For example, the data system used in your GC/MS analysis may be able to print data in the proper format.) Use the following abbreviations in the columns headed "Units" (column 3, Part A, and column 4. Parts B and C).

Concentration

Mass

ppmparts per million	lbspounds
mg/lmilligrams per liter	tontons (English tons)
ppbparts per billion	mgmilligrams
ug/lmicrograms per liter	ggrams
	kgkilograms
	Ttonnes (metric tons)

All reporting of values for metals must be in terms of "total recoverable metal," unless:

- An applicable, promulgated effluent limitation or standard specifies the limitation for the metal in dissolved, valent, or total form; or
- (2) All approved analytical methods for the metal inherently measure only its dissolved form (e.g., hexavalent chromium); or
- (3) The permitting authority has determined that in establishing case-by-case limitations it is necessary to express the limitations on the metal in dissolved, valent, or total form to carry out the provisions of the CWA.

If you measure only one daily value, complete only the "Maximum Daily Values" columns and insert '1' into the "Number of Analyses" column (*columns 2-a and 2-d, Part A, and column 3-a, 3-d, Parts B and C*). The permitting authority may require you to conduct additional analyses to further characterize your discharges. For composite samples, the daily value is the total mass or average concentration found in a composite sample taken over the operating hours of the facility during a 24-hour period; for grab samples, the daily value is the arithmetic or flow-weighted total mass or average concentration found in a series of at least four grab samples taken over the operating hours of the facility during a 24-hour period.

If you measure more than one daily value for a pollutant and those values are representative of your wastestream, you must report them. You must describe your method of testing and data analysis. You also must determine the average of all values within the last year and report the concentration and mass under the "Long Term Average Values" columns (*column 2-c, Part A, and column 3-c, Parts B and C*), and the total number of daily values under the "Number of Analyses" columns (*column 2-d, Part A, and columns 3-d, Parts B and C*). Also, determine the average of all daily values taken during each calendar month, and report the highest average under the "Maximum 30-day Values" columns (*column 2-c, Part A, and column 3-b, Parts B and C*).

B. Sampling: The collection of the samples for the reported analyses should be supervised by a person experienced in performing sampling of industrial wastewater. You may contact your EPA or State permitting authority for detailed guidance on sampling techniques and for answers to specific questions. Any specific requirements contained in the applicable analytical methods should be followed for sample containers, sample preservation, holding

times, the collection of duplicate samples, etc. The time when you sample should be representative of your normal operation, to the extent feasible, with all processes which contribute wastewater in normal operation, and with your treatment system operating properly with no system upsets. Samples should be collected from the center of the flow channel, where turbulence is at a maximum, at a site specified in your present permit, or at any site adequate for the collection of a representative sample.

For pH, temperature, cyanide, total phenols, residual chlorine, oil and grease, and fecal coliform, grab samples must be used. For all other pollutants 24-hour composite samples must be used. However, a minimum of one grab sample may be taken for effluents from holding ponds or other impoundments with a retention period of greater than 24 hours. For stormwater discharges a minimum of one to four grab samples may be taken, depending on the duration of the discharge. One grab must be taken in the first hour (*or less*) of discharge, with one additional grab (*up to a minimum of four*) taken in each succeeding hour of discharge for discharges lasting four or more hours. The Director may waive composite sampler is infeasible and that a minimum of four grab samples will be representative of your discharge.

Grab and composite samples are defined as follows:

Grab sample: An individual sample of at least 100 milliliters collected at a randomly-selected time over a period not exceeding 15 minutes.

Composite sample: A combination of at least 8 sample aliquots of at least 100 milliliters, collected at periodic intervals during the operating hours of a facility over a 24 hour period. The composite must be flow proportional; either the time interval between each aliquot or the volume of each aliquot must be proportional to either the stream flow at the time of sampling or the total stream flow since the collection of the previous aliquot. Aliquots may be collected manually or automatically. For GC/MS Volatile Organic Analysis (VOA), aliquots must be combined in the laboratory immediately before analysis. Four (4) (*rather than eight*) aliquots or grab samples should be collected for VOA. These four samples should be collected during actual hours of discharge over a 24-hour period and need not be flow proportioned. Only one analysis is required.

The Agency is currently reviewing sampling requirements in light of recent research on testing methods. Upon completion of its review, the Agency plans to propose changes to the sampling requirements.

Data from samples taken in the past may be used, provided that:

All data requirements are met;

Sampling was done no more than three years before submission; and

All data are representative of the present discharge.

Among the factors which would cause the data to be unrepresentative are significant changes in production level, changes in raw materials, processes, or final products, and changes in wastewater treatment. When the Agency promulgates new analytical methods in 40 CFR Part 136, EPA will provide information as to when you should use the new methods to generate data on your discharges. Of course, the Director may request additional information, including current quantitative data, if she or he determines it to be necessary to assess your discharges.

C. Analysis: You must use test methods promulgated in 40 CFR Part 136; however, if none has been promulgated for a particular pollutant, you may use any suitable method for measuring the level of the pollutant in your discharge provided that you submit a description of the method or a reference to a published method. Your description should include the sample holding time, preservation techniques, and the quality control measures which you used. If you have two or more substantially identical outfalls, you may request permission from your permitting authority to sample and analyse only one outfall and submit the results of the analysis for other substantially identical outfalls. If your request is granted by the

Item V-A, B, C, and D (continued)

permitting authority, on a separate sheet attached to the application form, identify which outfall you did test, and describe why the outfalls which you did not test are substantially identical to the outfall which you did test.

D. Reporting of Intake Data: You are not required to report data under the "Intake" columns unless you wish to demonstrate your eligibility for a "net" effluent limitation for one or more pollutants, that is, an effluent limitation adjusted by subtracting the average level of the pollutant(s) present in your intake water, NPDES regulations allow net limitations only in certain circumstances. To demonstrate your eligibility, under the "Intake" columns report the average of the results of analyses on your intake water (*if your water is treated before use, test the water after it is treated*), and discuss the requirements for a net limitation with your permitting authority.

Part V-A

Part V-A must be completed by all applicants for all outfalls, including outfalls containing only noncontact cooling water or storm runoff. However, at your request, the Director may waive the requirement to test for one or more of these pollutants, upon a determination that available information is adequate to support issuance of the permit with less stringent reporting requirements for these pollutants. You also may request a waiver for one or more of these pollutants for your category or subcategory from the Director, Office of Water Enforcement and Permits. See discussion in General Instructions to item V for definitions of the columns in Part A. The "Long Term Average Values" column (*column 2-c*) and "Maximum 30-day Values" column (*column 2-b*) are not compulsory but should be filled out if data are available.

Use composite samples for all pollutants in this Part, except use grab samples for pH and temperature. See discussion in General Instructions to Item V for definitions of the columns in Part A. The "Long Term Average Values" column (*column 2-c*) and "Maximum 30-Day Values" column (*column 2-b*) are not compulsory but should be filled out if data are available.

Part V-B

Part V-B must be completed by all applicants for all outfalls, including outfalls containing only noncontact cooling water or storm runoff. You must report quantitative data if the pollutant(s) in question is limited in an effluent limitations guideline either directly, or indirectly but expressly through limitation on an indicator (e.g., use of TSS as an indicator to control the discharge of iron and aluminum). For other discharged pollutants you must provide quantitative data or explain their presence in your discharge. EPA will consider requests to the Director of the Office of Water Enforcement and Permits to eliminate the requirement to test for pollutants for an industrial category or subcategory. Your request must be supported by data representative of the industrial category or subcategory in question. The data must demonstrate that individual testing for each applicant is unnecessary, because the facilities in the category or subcategory discharge substantially identical levels of the pollutant or discharge the pollutant uniformly at sufficiently low levels. Use composite samples for all pollutants you analyze for in this part, except use grab samples for residual chlorine, oil and grease, and fecal coliform. The "Long Term Average Values" column (column 3-c) and "Maximum 30-day Values" column (column 3-b) are not compulsory but should be filled out if data are available.

Part V-C

Table 2c-2 lists the 34 "primary" industry categories in the lefthand column. For each outfall, if any of your processes which contribute wastewater falls into one of those categories, you must mark "X" in "Testing Required" column (*column 2-a*) and test for (I) all of the toxic metals, cyanide, and total phenols, and (2) the organic toxic pollutants contained in Table 2c-2 as applicable to your category, unless you qualify as a small business (*see below*). The organic toxic pollutants are listed by GC/MS fractions on pages V-4 to V-9 in Part V-C. For example, the Organic Chemicals Industry has an asterisk in all four fractions; therefore, applicants in this category must test for all organic toxic pollutants. In Part V-C. The inclusion of total phenols in Part V-C is not intended to classify total phenols as a toxic pollutant. If you are applying for a permit for a privately owned

treatment works, determine your testing requirements on the basis of the industry categories of your contributors. When you determine which industry category you are in to find your testing requirements, you are not determining your category for any other purpose and you are not giving up your right to challenge your inclusion in that category (for example, for deciding whether an effluent guideline is applicable) before your permit is issued. For all other cases (secondary industries, nonprocess wastewater outfalls, and nonrequired GC/MS fractions), you must mark "X" in either the "Believed Present" column (column 2-b) or the "Believed Absent" column (column 2-c) for each pollutant. For every pollutant you know or have reason to believe is present in your discharge in concentrations of 10 ppb or greater, you must report quantitative data. For acrolein, acrylonitrile, 2, 4 dinitrophenol, and 2-methyl-4, 6 dinitrophenol, where you expect these four pollutants to be discharged in concentrations of 100 ppb or greater, you must report quantitative data. For every pollutant expected to be discharged in concentrations less than the thresholds specified above, you must either submit quantitative data or briefly describe the reasons the pollutant is expected to be discharged. At your request the Director, Office of Water Enforcement and Permits, may waive the requirement to test for pollutants for an industrial category or subcategory. Your request must be supported by data representatives of the industrial category or subcategory in question. The data must demonstrate that individual testing for each applicant is unnecessary, because the facilities in question discharge substantially identical levels of the pollutant, or discharge the pollutant uniformly at sufficiently low levels. If you qualify as a small business (see below) you are exempt from testing for the organic toxic pollutants, listed on pages V-4 to V-9 in Part C. For pollutants in intake water, see discussion in General Instructions to this item. The "Long Term Average Values" column (column 3-c) and "Maximum 30-day Values" column (column 3-b) are not compulsory but should be filled out if data are available. You are required to mark "Testing Required" for dioxin if you use or manufacture one of the following compounds:

- (a) 2,4,5-trichlorophenoxy acetic acid, (2,4,5-T);
- (b) 2-(2,4,5-trichlorophenoxy) propanoic acid, (Silvex, 2,4,5-TP)
- (c) 2-(2,4,5-trichlorophenoxy) ethyl 2,2-dichloropropionate, (Erbon);
- (d) 0,0-dimethyl 0-(2,4,5-trichlorophenyl) phosphorothioate, (Ronnel);
- (e) 2,4,5,-trichlorophenol, (TCP); or
- (f) hexachlorophene, (HCP).

If you mark "Testing Required" or "Believed Present," you must perform a screening analysis for dioxins, using gas chromotography with an electron capture detector. A TCDD standard for quantitation is not required. Describe the results of this analysis in the space provided; for example, "no measurable baseline deflection at the retention time of TCDD" or "a measurable peak within the tolerances of the retention time of TCDD." The permitting authority may require you to perform a quantitative analysis if you report a positive result. The Effluent Guidelines Division of EPA has collected and analyzed samples from some plants for the pollutants listed in Part C in the course of its BAT guidelines development program. If your effluents are sampled and analyzed as part of this program in the last three years, you may use these data to answer Part C provided that the permitting authority approves, and provided that no process change or change in raw materials or operating practices has occurred since the samples were taken that would make the analyses unrepresentative of your current discharge.

Small Business Exemption: If you qualify as a "small business", you are exempt from the reporting requirements for the organic toxic pollutants, listed on pages V-4 to V-9 in Part C. There are two ways in which you can qualify as a "small business." If your facility is a coal mine, and if your probable total annual production is less than 100,000 tons per year, you may submit past production data or estimated future production (*such as a schedule of estimated total production under 30 CFR § 795.14(c)*) instead of conducting analyses for the organic toxic pollutants. If your facility is not a coal mine, and if your gross total annual sales for the most recent three years average less than \$100,000 per year (*in second quarter 1980*)

Item V-A, B, C, and D (continued)

dollars), you may submit sales data for those years instead of conducting analyses for the organic toxic pollutants. The production or sales data must be for the facility which is the source of the discharge. The data should not be limited to production or sales for the process or processes which contribute to the discharge, unless those are the only processes at your facility. For sales data, in situations involving intracorporate transfer of goods and services, the transfer price per unit should approximate market prices for those goods and services as closely as possible. Sales figures for years after 1980 should be indexed to the second quarter of 1980e Juy Juy and Product Accounts of the United States (Department of Commerce, Bureau of Economic Analysis).

Part V-D

List any pollutants in Table 2c-3 that you believe to be present and explain why you believe them to be present. No analysis is required, but if you have analytical data, you must report it.

Note: Under 40 CFR 117.12(a)(2), certain discharges of hazardous substances (*listed in Table 2c-4 of these instructions*) may be exempted from the requirements of section 311 of CWA, which establishes reporting requirements, civil penalties and liability for cleanup costs for spills of oil and hazardous substances. A discharge of a particular substance may be exempted if the origin, source, and amount of the discharged substances are identified in the NDPES permit application or in the permit, if the permit contains a requirement for treatment of the discharge, and if the treatment is in place. To apply for an exclusion of the discharge of any hazardous substance from the requirements of section 311, attach additional sheets of paper to your form, setting forth the following information:

- 1. The substance and the amount of each substance which may be discharged.
- 2. The origin and source of the discharge of the substance.
- 3. The treatment which is to be provided for the discharge by:
 - a. An onsite treatment system separate from any treatment system treating your normal discharge;
 - A treatment system designed to treat your normal discharge and which is additionally capable of treating the amount of the substance identified under paragraph 1 above; or
 - c. Any combination of the above.

See 40 CFR §117.12(a)(2) and (c) published on August 29, 1979, in 44 FR 50766, or contact your Regional Office (*Table 1 on Form 1, Instructions*), for further information on exclusions from section 311.

Item VI

This requirement applies to current use or manufacture of a toxic pollutant as an intermediate or final product or byproduct. The Director may waive or modify the requirement if you demonstrate that it would be unduly burdensome to identify each toxic pollutant and the Director has adequate information to issue your permit. You may not claim this information as confidential; however, you do not have to distinguish between use or production of the pollutants or list the amounts.

Item VII

Self explanatory. The permitting authority may ask you to provide additional details after your application is received.

Item IX

The Clean Water Act provides for severe penalties for submitting false information on this application form.

Section 309(c)(2) of the Clean Water Act provides that "Any person who knowingly makes any false statement, representation, or certification in any application,... shall upon conviction, be punished by a fine of not more than \$10,000 or by imprisonment for not more than six months, or by both."

40 CFR Part 122.22 requires the certification to be signed as follows:

(A) For a corporation: by a responsible corporate official. For purposes of this section, a responsible corporate official means (i) a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25,000,000 (*in second-quarter 1980 dollars*), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

Note: EPA does not require specific assignments or delegation of authority to responsible corporate officers identified in §122.22(a)(1)(i). The Agency will presume that these responsible corporate officers have the requisite authority to sign permit applications unless the corporation has notified the director to the contrary. Corporate procedures governing authority to sign permit applications may provide for assignment or delegation to applicable corporate position under §122.22(a)(1)(ii) rather than to specific individuals.

(B) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or

(C) For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal Agency includes (i) the chief executive officer of the Agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the Agency (e.g., *Regional Administrators of EPA*). Applications for Group II stormwater dischargers may be signed by a duly authorized representative (as defined in 40 CFR 122.22(b)) of the individuals identified above.

PHYSICAL TREATMENT PROCESSES

1–A Ammonia Stripping	1–M Grit Removal
1–B Dialysis	1–N Microstraining
1–C Diatomaceous Earth Filtration	1–O Mixing
1–D Distillation	1–P Moving Bed Filters
1–E Electrodialysis	1–Q Multimedia Filtration
1–F Evaporation	1–R Rapid Sand Filtration
1–G Flocculation	1–S Reverse Osmosis (<i>Hyperfiltration</i>)
1–H Flotation	1-T Screening
1–I Foam Fractionation	1–U Sedimentation (Settling)
1–J Freezing	1–V Slow Sand Filtration
1–K Gas–Phase Separation	1–W Solvent Extraction
1–L Grinding (Comminutors)	1–X Sorption

CHEMICAL TREATMENT PROCESSES

2–A Carbon Adsorption	2–G Disinfection (<i>Ozone</i>)
2–B Chemical Oxidation	2–H Disinfection (Other)
2–C Chemical Precipitation	2–I Electrochemical Treatment
2–D Coagulation	2–J Ion Exchange
2–E Dechlorination	2–K Neutralization
2–F Disinfection (<i>Chlorine</i>)	2–L Reduction

BIOLOGICAL TREATMENT PROCESSES

3–A Activated Sludge	3–E Pre-Aeration
3–B Aerated Lagoons	3–F Spray Irrigation/Land Application
3–C Anaerobic Treatment	3–G Stabilization Ponds
3–D Nitrification–Denitrification	3–H Trickling Filtration

OTHER PROCESSES

4–A Discharge to Surface Water	4–C	Reuse/Recycle of Treated Effluent
4–B Ocean Discharge Through Outfall	4-D	Underground Injection

SLUDGE TREATMENT AND DISPOSAL PROCESSES

5–A	Aerobic Digestion	5–M	Heat Drying
5–В	Anaerobic Digestion	5–N	Heat Treatment
5–CI	Belt Filtration	5–0	Incineration
5–D (Centrifugation	5–P	Land Application
5–E	Chemical Conditioning	5–Q	Landfill
5–F	Chlorine Treatment	5–R	Pressure Filtration
5–G	Composting	5–S	Pyrolysis
5–H I	Drying Beds	5–T	Sludge Lagoons
5–I I	Elutriation	5–U	Vacuum Filtration
5–JI	Flotation Thickening	5–V	Vibration
5–K I	Freezing	5–W	Wet Oxidation
5–L	Gravity Thickening		

TESTING REQUIREMENTS FOR ORGANIC TOXIC POLLUTANTS INDUSTRY CATEGORY*

INDUSTRY CATEGORY	GC/MS FRACTION ¹					
	Volatile	Acid	Base/Neutral	Pesticide		
Adhesives and sealants	х	х	х	_		
Aluminum forming	Х	Х	Х	-		
Auto and other laundries	Х	Х	Х	Х		
Battery manufacturing	Х	-	Х	-		
Coal mining	Х	Х	Х	Х		
Coil coating	Х	Х	Х	-		
Copper forming	Х	Х	Х	-		
Electric and electronic compounds	Х	Х	Х	Х		
Electroplating	Х	Х	Х	-		
Explosives manufacturing	-	Х	Х	_		
Foundries	Х	Х	Х	-		
Gum and wood chemicals	Х	Х	Х	Х		
Inorganic chemicals manufacturing	Х	Х	Х	_		
ron and steel manufacturing	Х	Х	Х	-		
Leather tanning and finishing	Х	Х	Х	Х		
Mechanical products manufacturing	Х	Х	Х	-		
Nonferrous metals manufacturing	Х	Х	Х	Х		
Ore mining	Х	Х	Х	Х		
Organic chemicals manufacturing	Х	Х	Х	Х		
Paint and ink formulation	Х	Х	Х	Х		
Pesticides	Х	Х	Х	Х		
Petroleum refining	Х	Х	Х	Х		
Pharmaceutical preparations	Х	Х	Х	-		
Photographic equipment and supplies	Х	Х	Х	Х		
Plastic and synthetic materials manufacturing	Х	Х	Х	Х		
Plastic processing	Х	-	_	-		
Porcelain enameling	Х	-	Х	Х		
Printing and publishing	Х	Х	Х	х		
Pulp and paperboard mills	Х	Х	Х	Х		
Rubber processing	Х	Х	Х	_		
Soap and detergent manufacturing	Х	Х	Х	-		
Steam electric power plants	Х	Х	Х	_		
Textile mills	Х	Х	Х	Х		
Timber products processing	Х	Х	Х	Х		

*See note at conclusion of 40 CFR Part 122, Appendix D (1983) for explanation of effect of suspensions on testing requirements for primary industry categories. ¹The pollutants in each fraction are listed in Item V-C.

X = Testing required. – = Testing not required.

TOXIC POLLUTANT

Asbestos

HAZARDOUS SUBSTANCES

Acetaldehyde Allyl alcohol Allyl chloride Amyl acetate Aniline Benzonitrile Benzyl chloride Butyl acetate Butylamine Captan Carbaryl Carbofuran Carbon disulfide Chlorpyrifos Coumaphos Cresol Crotonaldehyde Cyclohexane 2,4-D (2,4-Dichlorophenoxyacetic acid) Diazinon Dicamba Dichlobenil Dichlone 2,2-Dichloropropionic acid

HAZARDOUS SUBSTANCES

Dichlorvos Diethyl amine Dimethyl amine Dintrobenzene Diquat Disulfoton Diuron Epichlorohydrin . Ethion Ethylene diamine Ethylene dibromide Formaldehyde Furfural Guthion Isoprene Isopropanolamine Kelthane Kepone Malathion Mercaptodimethur . Methoxychlor Methyl mercaptan Methyl methacrylate Methyl parathion Mevinphos Mexacarbate Monoethyl amine Monomethyl amine

HAZARDOUS SUBSTANCES

Naled Napthenic acid Nitrotoluene Parathion Phenolsulfonate Phosgene Propargite Propylene oxide Pyrethrins Quinoline Resorcinol Strontium Strychnine Styrene 2,4,5-T (2,4,5-Trichlorophenoxyacetic acid) TDE (Tetrachlorodiphenyl ethane) 2,4,5-TP [2-(2,4,5-Trichlorophenoxy) propanoic acid] Trichlorofon Triethanolamine Triethylamine Trimethylamine Uranium Vanadium Vinyl acetate Xylene Xylenol Zirconium

1. Acetaldehyde 2. Acetic acid 3. Acetic anhydride 4. Acetone cyanohydrin 5. Acetyl bromide 6. Acetyl chloride 7. Acrolein 8. Acrylonitrile 9. Adipic acid 10. Aldrin 11. Allyl alcohol 12. Allyl chloride 13. Aluminum sulfate 14. Ammonia 15. Ammonium acetate 16. Ammonium benzoate 17. Ammonium bicarbonate 18. Ammonium bichromate 19. Ammonium bifluoride 20. Ammonium bisulfite 21. Ammonium carbamate 22. Ammonium carbonate 23. Ammonium chloride 24. Ammonium chromate 25. Ammonium citrate 26. Ammonium fluoroborate 27. Ammonium fluoride 28. Ammonium hydroxide 29. Ammonium oxalate 30. Ammonium silicofluoride 31. Ammonium sulfamate 32. Ammonium sulfide 33. Ammonium sulfite 34. Ammonium tartrate 35. Ammonium thiocyanate 36. Ammonium thiosulfate 37. Amyl acetate 38. Aniline 39. Antimony pentachloricle 40. Antimony potassium tartrate 41. Antimony tribromide 42. Antimony trichloride 43. Antimony trifluoride 44. Antimony trioxide 45. Arsenic disulfide 46. Arsenic pentoxide 47. Arsenic trichloride 48. Arsenic trioxide 49. Arsenic trisulfide 50. Barium cyanide 51. Benzene 52. Benzoic acid 53. Benzonitrile 54. Benzoyl chloride 55. Benzyl chloride 56. Beryllium chloride 57. Beryllium fluoride 58. Beryllium nitrate 59. Butylacetate 60. n-Butylphthalate 61. Butylamine 62. Butyric acid 63. Cadmium acetate 64. Cadmium bromide 65. Cadmium chloride 66. Calcium arsenate 67. Calcium arsenite 69. Calcium carbide 69. Calcium chromate 70. Calcium cyanide 71. Calcium dodecylbenzenesulfonate

72. Calcium hypochlorite

73. Captan

74. Carbaryl 75. Carbofuran 76. Carbon disulfide 77. Carbon tetrachloride 78. Chlordane 79. Chlorine 80. Chlorobenzene 81. Chloroform 82. Chloropyrifos 83. Chlorosulfonic acid 84. Chromic acetate 85. Chromic acid 86. Chromic sulfate 87. Chromous chloride 88. Cobaltous bromide 89. Cobaltous formate 90. Cobaltous sulfamate 91. Coumaphos 92. Cresol 93. Crotonaldehyde 94. Cupric acetate 95. Cupric acetoarsenite 96. Cupric chloride 97. Cupric nitrate 98. Cupric oxalate 99. Cupric sulfate 100. Cupric sulfate ammoniated 101. Cupric tartrate 102. Cyanogen chloride 103. Cyclohexane 104. 2,4-D acid (2,4- Dichlorophenoxyacetic acid) 105. 2,4-D esters (2,4- Dichlorophenoxyacetic acid esters) 106. DDT 107. Diazinon 108. Dicamba 109. Dichlobenil 110. Dichlone 111. Dichlorobenzene 112. Dichloropropane 113. Dichloropropene 114. Dichloropropene-dichloproropane mix 115. 2,2-Dichloropropionic acid 116. Dichlorvos 117. Dieldrin 118. Diethylamine 119. Dimethylamine 120. Dinitrobenzene 121. Dinitrophenol 122. Dinitrotoluene 123. Diquat 124. Disulfoton 125. Diuron 126. Dodecylbenzesulfonic acid 127. Endosulfan 128. Endrin 129. Epichlorohydrin 130. Ethion 131. Ethylbenzene 132. Ethylenediamine 133. Ethylene dibromide 134. Ethylene dichloride 135. Ethylene diaminetetracetic acid (EDTA) 136. Ferric ammonium citrate 137. Ferric ammonium oxalate 138. Ferric chloride 139. Ferric fluoride 140. Ferric nitrate 141. Ferric sulfate 142. Ferrous ammonium sulfate

145. Formaldehyde 146. Formic acid 147. Fumaric acid 148. Furfural 149. Guthion 150. Heptachlor 151. Hexachlorocyclopentadiene 152. Hydrochloric acid 153. Hydrofluoric acid 154. Hydrogen cyanide 155. Hydrogen sulfide 156. Isoprene 157. Isopropanolamine dodecylbenzenesulfonate 158. Kelthane 159. Kepone 160. Lead acetate 161. Lead arsenate 162. Lead chloride 163. Lead fluoborate 164. Lead flourite 165. Lead iodide 166. Lead nitrate 167. Lead stearate 168. Lead sulfate 169. Lead sulfide 170. Lead thiocyanate 171. Lindane 172. Lithium chromate 173. Malathion 174. Maleic acid 175. Maleic anhydride 176. Mercaptodimethur 177. Mercuric cyanide 178. Mercuric nitrate 179. Mercuric sulfate 180. Mercuric thiocyanate 181. Mercurous nitrate 182. Methoxychlor 183. Methyl mercaptan 184. Methyl methacrylate 185. Methyl parathion 186. Mevinphos 187. Mexacarbate 188. Monoethylamine 189. Monomethylamine 190. Naled 191. Naphthalene 192. Naphthenic acid 193. Nickel ammonium sulfate 194. Nickel chloride 195. Nickel hydroxide 196. Nickel nitrate 197. Nickel sulfate 198. Nitric acid 199. Nitrobenzene 200. Nitrogen dioxide 201. Nitrophenol 202. Nitrotoluene 203. Paraformaldehyde 204. Parathion 205. Pentachlorophenol 206. Phenol 207. Phosgene 208. Phosphoric acid 209. Phosphorus 210. Phosphorus oxychloride 211. Phosphorus pentasulfide 212. Phosphorus trichloride

- 213. Polychlorinated biphenyls (PCB)
- 214. Potassium arsenate
- 215. Potassium arsenite
- 216. Potassium bichromate

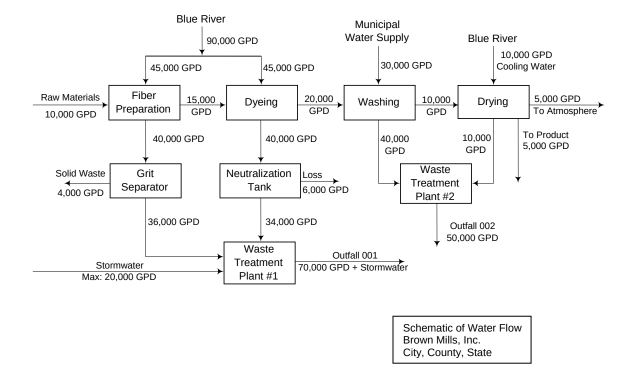
143. Ferrous chloride

144. Ferrous sulfate

- 217. Potassium chromate
- 218. Potassium cyanide
- 219. Potassium hydroxide
- 220. Potassium permanganate
- 221. Propargite
- 222. Propionic acid
- 223. Propionic anhydride 224. Propylene oxide
- 225. Pyrethrins
- 226. Quinoline
- 227. Resorcinol 228. Selenium oxide
- 229. Silver nitrate
- 230. Sodium
- 231. Sodium arsenate
- 232. Sodium arsenite
- 233. Sodium bichromate
- 234. Sodium bifluoride
- 235. Sodium bisulfite
- 236. Sodium chromate
- 237. Sodium cyanide
- 238. Sodium dodecylbenzenesulfonate
- 239. Sodium fluoride
- 240. Sodium hydrosulfide
- 241. Sodium hydroxide
- 242. Sodium hypochlorite
- 243. Sodium methylate
- 244. Sodium nitrite
- 245. Sodium phosphate (dibasic)
- 246. Sodium phosphate (tribasic)

- 247. Sodium selenite
- 248. Strontium chromate
- 249. Strychnine
- 250. Styrene
- 251. Sulfuric acid
- 252. Sulfur monochloride
- 253. 2,4,5-T acid (2,4,5-
- Trichlorophenoxyacetic acid)
- 254. 2,4,5-T amines (2,4,5-Trichlorophenoxy acetic acid amines)
- 255. 2,4,5-T esters (2,4,5 Trichlorophenoxy acetic acid esters)
- 256. 2,4,5-T salts (2,4,5-Trichlorophenoxy acetic acid salts)
- 257. 2,4,5-TP acid (2,4,5-Trichlorophenoxy propanoic acid)
- 258. 2,4,5-TP acid esters (2,4,5-
- Trichlorophenoxy propanoic acid esters)
- 259. TDE (Tetrachlorodiphenyl ethane)
- 260. Tetraethyl lead
- 261. Tetraethyl pyrophosphate 262. Thallium sulfate
- 263. Toluene
- 264. Toxaphene
- 265. Trichlorofon
- 266. Trichloroethylene
- 267. Trichlorophenol
- 268. Triethanolamine
- dodecylbenzenesulfonate
- 269. Triethylamine

- 270. Trimethylamine
- 271. Uranyl acetate
- 272. Uranyl nitrate
- 273. Vanadium penoxide
- 274. Vanadyl sulfate
- 275. Vinyl acetate
- 276. Vinylidene chloride
- 277. Xylene
- 278. Xylenol
- 279. Zinc acetate
- 280. Zinc ammonium chloride
- 281. Zinc borate
- 282. Zinc bromide
- 283. Zinc carbonate
- 284. Zinc chloride
- 285. Zinc cyanide
- 286. Zinc fluoride
- 287. Zinc formate
- 288. Zinc hydrosulfite
- 289. Zinc nitrate
- 290. Zinc phenolsulfonate
- 291. Zinc phosphide
- 292. Zinc silicofluoride
- 293. Zinc sulfate
- 294. Zirconium nitrate
- 295. Zirconium potassium flouride
- 296. Zirconium sulfate
- 297. Zirconium tetrachloride



EPA I.D. NUMBER (copy from Item 1 of Form 1)

Please print or type in the unshaded areas only.

Form Approved. OMB No. 2040-0086. Approval expires 3-31-98.

FORM 2C NPDES		PA		EXISTING		PLICATION F TURING, C	OR PERMIT	L PROTECTION AGENCY TO DISCHARGE WASTEWATER AL, MINING AND SILVICULTURE OF Permits Program	ERATIONS	
I. OUTFAL	L LOCATION	1								
For each of	outfall, list the	latitude and	longitude of it	ts location to	the nearest 1	5 seconds an	d the name of	the receiving water.		
			B. LATITUDE			C. LONGITUD			7 ()	
(list)	1. DEG.	2. MIN.	3. SEC.	1. DEG.	2. MIN.	3. SEC.	D. RECEIVING WATER	< (name)	
	00110050					F0				
			ION, AND TR					perations contributing wastewater to the ef	fluent and tra	otra ont unito
labeled treatme source	to correspor ent units, and s of water and	nd to the mor l outfalls. If a d any collecti	e detailed des water balanc on or treatme	scriptions in li e cannot be o nt measures.	tem B. Constr determined (e	ruct a water b a.g., for certai	alance on the n mining activ	line drawing by showing average flows bei ities), provide a pictorial description of the	tween intakes, nature and an	, operations, nount of any
B. For ea and st necess	orm water ru	ovide a desci noff; (2) The	iption of: (1) average flov	All operation w contributed	s contributing I by each op	wastewater eration; and	to the effluent (3) The treatr	t, including process wastewater, sanitary we nent received by the wastewater. Continu	astewater, co le on addition	oling water, al sheets if
1. OUT-		2. OPEF	RATION(S) CO	ONTRIBUTIN	IG FLOW			3. TREATMENT		
FALL NO. (<i>list</i>)	a.	OPERATION	√ (list)	b	AVERAGE F (include unit			a. DESCRIPTION	b. LIST CO TABLE	DES FROM E 2C-1
									-	
									1	
									+	
									+	
		(.ca	1							
OFFICIAL	USE UNLY	(effluent guide	lines sub-categ	ories)						

CONTINUED FROM THE FRONT

C. Except for st	torm runoff, l	eaks, or sp	ills, are any o	of the discharges	described in I	tems II-A or B in	termittent or sea	sonal?			
	YES (compl	ete the follo	wing table)		[NO (go to See	ction III)				
					3. FRI	EQUENCY			4. FLOW		
		2 0	PERATION(s)		a. DAYS PER WEEK	b. MONTHS	a. FLOW RA	TE (in mgd)		VOLUME vith units)	
1. OUTFALL			BUTING FLO	N	(specify	PER YEAR	1. LONG TERM	2. MAXIMUM	1. LONG TERM	2. MAXIMU	C. DURATION
NUMBER (list)			(list)		average)	(specify average)	AVERAGE	DAILY	AVERAGE	DAILY	(in days)
III. PRODUCTIO											
A. Does an efflu	uent guidelin YES (compl			by EPA under S	ection 304 of	the Clean Water NO (go to Sec		ir facility?			
B Are the limit:			,	eline expressed ir	terms of proc	10	,	ration)?			
	YES (compl		0	anie expressed i	r ternis or prot	NO (go to Sed		iauon):			
				tity which repres	ents an actua	I measurement	of your level of p	production, exp	pressed in the	terms and ur	nits used in the
applicable e	ffluent guide	line, and in		ected outfalls. ERAGE DAILY F		.1					
						NON, PRODUCT	, MATERIAL, ET	Ċ.		ECTED OU	-
a. QUANTITY	PER DAY	b. UNITS	S OF MEASU	RE		(specify)	, ,	-	(1)	si olujuli num	bersj
IV. IMPROVEM											
				or local authority							
	itions, admin	istrative or	enforcement	orders, enforcem		ce schedule lette	ers, stipulations,				
	YES (compl	ete the follo	wing table)		l	NO (go to Iter	m IV-B)				
1. IDENTIFICA			2. AF	FECTED OUTFA	LLS	3. BRIEF	DESCRIPTION	OF PROJECT	г 4. F	FINAL COMF	LIANCE DATE
AGRE	EMENT, ET	6.	a. NO.	b. SOURCE OF D	ISCHARGE				a. F	EQUIRED	b. PROJECTED
D. ODTIONIC	Neu		famal da i	de e cuile i su su	a al altati a su s l	ten nelli Com				ata with t	
discharges)	you now hav			describing any ou plan. Indicate							
construction											
	MARK "X" I	F DESCRIF	PITON OF A	DDITIONAL CON	I ROL PROG	RAMS IS ATTAC	CHED				

EPA I.D. NUMBER (copy from Item 1 of Form 1)

CONTINUED	FROM	PAGE 2	2
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CONTINUED FROM FAGE 2			
V. INTAKE AND EFFLUENT CHARACTEF	RISTICS		
A, B, & C: See instructions before procee NOTE: Tables V-A, V-B, and V	RISTICS ding – Complete one set of tables for each 4 /-C are included on separate sheets number	outfall – Annotate the outfall number in the s red V-1 through V-9.	space provided.
D. Use the space below to list any of the	pollutants listed in Table 2c-3 of the instruc list, briefly describe the reasons you believ	tions, which you know or have reason to be	elieve is discharged or may be discharged data in your possession.
1. POLLUTANT	2. SOURCE	1. POLLUTANT	2. SOURCE
-		-	
VI. POTENTIAL DISCHARGES NOT COV	ERED BY ANALYSIS		
Is any pollutant listed in Item V-C a substan	nce or a component of a substance which yo	ou currently use or manufacture as an interr	nediate or final product or byproduct?
YES (list all such pollutants	below)	NO (go to Item VI-B)	

VII. BIOLOGICAL TOXICITY TESTING DATA	A		
Do you have any knowledge or reason to bel	lieve that any biological test for acute or chronic toxi	tity has been made on any of your dis	scharges or on a receiving water in
relation to your discharge within the last 3 ye			
YES (identify the test(s) and de	scribe their purposes below)	NO (go to Section VIII)	
VIII. CONTRACT ANALYSIS INFORMATION	1		
Were any of the analyses reported in Item V	performed by a contract laboratory or consulting firm	?	
	d telephone number of, and pollutants analyzed by,	NO (go to Section IX)	
each such laboratory or fir			
A. NAME	B. ADDRESS	C. TELEPHONE (area code & no.)	D. POLLUTANTS ANALYZED (<i>list</i>)
A. NAME	B. ADDRESS	C. TELEPHONE (area code & no.)	D. POLLUTANTS ANALYZED (list)
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
A. NAME	B. ADDRESS		
	B. ADDRESS		
IX. CERTIFICATION		(area code & no.)	(list)
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev	nent and all attachments were prepared under my d	(area code & no.)	(list) with a system designed to assure that nanage the system or those persons
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev directly responsible for gathering the inform	nent and all attachments were prepared under my d	(area code & no.) (area code & no.) rection or supervision in accordance uiry of the person or persons who i knowledge and belief, true, accurate	(list) with a system designed to assure that nanage the system or those persons
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev directly responsible for gathering the inform	nent and all attachments were prepared under my d aluate the information submitted. Based on my ind ation, the information submitted is, to the best of my	(area code & no.) (area code & no.) rection or supervision in accordance uiry of the person or persons who i knowledge and belief, true, accurate	(list) with a system designed to assure that nanage the system or those persons
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev directly responsible for gathering the inform are significant penalties for submitting false	nent and all attachments were prepared under my d aluate the information submitted. Based on my ind ation, the information submitted is, to the best of my	(area code & no.) (area code & no.) rection or supervision in accordance uiry of the person or persons who i knowledge and belief, true, accurate isonment for knowing violations.	(list) with a system designed to assure that nanage the system or those persons
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev directly responsible for gathering the inform are significant penalties for submitting false A. NAME & OFFICIAL TITLE (type or print)	nent and all attachments were prepared under my d aluate the information submitted. Based on my ind ation, the information submitted is, to the best of my	(area code & no.) rection or supervision in accordance uity of the person or persons who i knowledge and belief, true, accurate isonment for knowing violations. B. PHONE NO. (area code & no.)	(list) with a system designed to assure that nanage the system or those persons
IX. CERTIFICATION I certify under penalty of law that this docum qualified personnel properly gather and ev directly responsible for gathering the inform are significant penalties for submitting false	nent and all attachments were prepared under my d aluate the information submitted. Based on my ind ation, the information submitted is, to the best of my	(area code & no.) (area code & no.) rection or supervision in accordance uiry of the person or persons who i knowledge and belief, true, accurate isonment for knowing violations.	(list) with a system designed to assure that nanage the system or those persons

PLEASE PRINT OR TYPE IN THE UNSHADED AREAS ONLY. You may report some or all of this information on separate sheets (*use the same format*) instead of completing these pages. SEE INSTRUCTIONS.

EPA I.D. NUMBER (copy from Item 1 of Form 1)

OUTFALL NO. V. INTAKE AND EFFLUENT CHARACTERISTICS (continued from page 3 of Form 2-C) PART A -You must provide the results of at least one analysis for every pollutant in this table. Complete one table for each outfall. See instructions for additional details. 4. INTAKE 3. UNITS 2. EFFLUENT (specify if blank) (optional) b. MAXIMUM 30 DAY VALUE c. LONG TERM AVRG. VALUE a. LONG TERM a. MAXIMUM DAILY VALUE (if available) (if available) AVERAGE VALUE a. CONCENb. NO. OF d. NO. OF (1) CONCENTRATION (1) CONCENTRATION (1) CONCENTRATION 1. POLLUTANT ANALYSES TRATION b. MASS ANALYSES (2) MASS (2) MASS (1) CONCENTRATION (2) MASS (2) MASS a. Biochemical Oxygen Demand (BOD) b. Chemical Oxygen Demand (COD) c. Total Organic Carbon (TOC)d. Total Suspended Solids (TSS) e. Ammonia (as N) VALUE VALUE VALUE VALUE f. Flow VALUE VALUE VALUE VALUE g. Temperature °C (winter) VALUE VALUE VALUE VALUE h. Temperature °C (summer) MINIMUM MAXIMUM MINIMUM MAXIMUM i. pH STANDARD UNITS PART B - Mark "X" in column 2-a for each pollutant you know or have reason to believe is present. Mark "X" in column 2-b for each pollutant you believe to be absent. If you mark column 2a for any pollutant which is limited either directly, or indirectly but expressly, in an effluent limitations guideline, you must provide the results of at least one analysis for that pollutant. For other pollutants for which you mark column 2a, you must provide quantitative data or an explanation of their presence in your discharge. Complete one table for each outfall. See the instructions for additional details and requirements. 2. MARK "X" 3. EFFLUENT 4. UNITS 5. INTAKE (optional) 1. POLLUTANT b. MAXIMUM 30 DAY VALUE c. LONG TERM AVRG. VALUE a. LONG TERM AVERAGE AND (if available) (if available) a. MAXIMUM DAILY VALUE VALUE a. b. CAS NO. d. NO. OF a. CONCENb. NO. OF BELIEVED BELIEVED (1) (1) (1) (1) ANALYSES TRATION b. MASS ANALYSES (if available) PRESENT ABSENT CONCENTRATION CONCENTRATION (2) MASS CONCENTRATION CONCENTRATION (2) MASS (2) MASS (2) MASS a. Bromide (24959-67-9) b. Chlorine, Total Residual c. Color d. Fecal Coliform e. Fluoride (16984-48-8) . Nitrate-Nitrite (as N)

TIEM V-B CONT			1									1		
	2. MA	RK "X"				EFFLUENT				4. UNI⊺	rs	5. INT/	AKE (optiond	<i>ıl</i>)
1. POLLUTANT AND		b. BELIEVED	a. MAXIMUM DA	ALLY VALUE	b. MAXIMUM 30 (if availa	DAY VALUE	c. LONG TERM A (if availa	VRG. VALUE				a. LONG TE AVERAGE V	ALUE	
CAS NO. (if available)	a. BELIEVED PRESENT	BELIEVED ABSENT	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	d. NO. OF ANALYSES	a. CONCEN- TRATION	b. MASS	(1) CONCENTRATION	(2) MASS	b. NO. OF ANALYSES
g. Nitrogen, Total Organic (as N)														
h. Oil and Grease														
i. Phosphorus (as P), Total (7723-14-0)														
j. Radioactivity														
(1) Alpha, Total														
(2) Beta, Total														
(3) Radium, Total														
(4) Radium 226, Total														
k. Sulfate (as SO ₄) (14808-79-8)														
I. Sulfide (as S)														
m. Sulfite (as SO ₃) (14265-45-3)														
n. Surfactants														
o. Aluminum, Total (7429-90-5)														
p. Barium, Total (7440-39-3)														
q. Boron, Total (7440-42-8)														
r. Cobalt, Total (7440-48-4)														
s. Iron, Total (7439-89-6)														
t. Magnesium, Total (7439-95-4)														
u. Molybdenum, Total (7439-98-7)														
v. Manganese, Total (7439-96-5)														
w. Tin, Total (7440-31-5)														
x. Titanium, Total (7440-32-6)														

ITEM V-B CONTINUED FROM FRONT

				E	PA I.D. NUM	BER (copy from Iter	n 1 of Form 1)	OUTFALL NUM	BER						
CONTINUED FROM	PAGE 3 O	F FORM 2-	c												
PART C - If you an fractions fractions provide discharg pollutan briefly d	re a primary s that apply s), mark "X" the results ged in conce ts which you	r industry ar to your ind in column of at least o entrations of u know or h reasons th	nd this outfa ustry and f 2-b for eac ne analysis f 10 ppb or ave reasor e pollutant	or ALL toxic metal h pollutant you know for that pollutant. greater. If you man to believe that yo	s, cyanides, ow or have r If you mark o k column 2b u discharge	and total phenols. eason to believe is column 2b for any o for acrolein, acrylo in concentrations of	If you are no present. Ma pollutant, you politrile, 2,4 dia of 100 ppb or	ot required to mark rk "X" in column 2- must provide the in nitrophenol, or 2-m greater. Otherwise	c column 2- -c for each results of at ethyl-4, 6 d e, for polluta	a (secondary pollutant you least one and initrophenol, yonts for which	industries, nor believe is abse alysis for that p ou must provid you mark colu	process was ent. If you m ollutant if yo de the results mn 2b, you r	Mark "X" in column stewater outfalls, ai ark column 2a for a u know or have rea s of at least one an- must either submit ages) for each outfa	nd nonrequi any pollutan son to belie alysis for ea at least one	red GC/MS t, you must ve it will be ch of these analysis or
		2. MARK "X'				3. E	FFLUENT			-	4. UN	ITS	5. INTA	KE (optional	!)
1. POLLUTANT AND	a.	b.	c.	a. MAXIMUM DA	ILY VALUE	b. MAXIMUM 30 (if availa	-	c. LONG TERN VALUE (<i>if ave</i>	-		a. CONCEN-		a. LONG T AVERAGE V		b. NO. OF
CAS NUMBER (if available)	TESTING REQUIRED	BELIEVED PRESENT	BELIEVED ABSENT	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	ANALYSES		b. MASS	(1) CONCENTRATION	(2) MASS	ANALYSES
METALS, CYANIDE	E, AND TOT	AL PHENO	LS							•					
1M. Antimony, Total (7440-36-0)															
2M. Arsenic, Total (7440-38-2)															
3M. Beryllium, Total (7440-41-7)															
4M. Cadmium, Total (7440-43-9)															
5M. Chromium, Total (7440-47-3)															
6M. Copper, Total (7440-50-8)															
7M. Lead, Total (7439-92-1)															
8M. Mercury, Total (7439-97-6)															
9M. Nickel, Total (7440-02-0)															
10M. Selenium, Total (7782-49-2)															
11M. Silver, Total (7440-22-4)															
12M. Thallium, Total (7440-28-0)															
13M. Zinc, Total (7440-66-6)															
14M. Cyanide, Total (57-12-5)															
15M. Phenols, Total															
DIOXIN															
2,3,7,8-Tetra- chlorodibenzo-P- Dioxin (1764-01-6)				DESCRIBE RESU	ILTS										

		2. MARK "X'	,			3. E	FFLUENT				4. UN	ITS	5. INTA	KE (optiona	ıl)
1. POLLUTANT						b. MAXIMUM 30	DAY VALUE	c. LONG TERM	I AVRG.			-	a. LONG T	ERM	Í
AND CAS NUMBER	a. TESTING	b. BELIEVED	C. BELIEVED	a. MAXIMUM DA	ILY VALUE	(if availat	ble)	(1) VALUE (if ava	iilable)	d. NO. OF	a. CONCEN-		AVERAGE V	ALUE	b. NO. OF
(if available)	REQUIRED	PRESENT	ABSENT	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	CONCENTRATION	(2) MASS	ANALYSES	TRATION	b. MASS	(1) CONCENTRATION	(2) MASS	ANALYSES
GC/MS FRACTION	I – VOLATIL	E COMPOL	JNDS												
1V. Accrolein (107-02-8)															
2V. Acrylonitrile (107-13-1)															
3V. Benzene (71-43-2)															
4V. Bis (<i>Chloro-</i> <i>methyl</i>) Ether (542-88-1)															
5V. Bromoform (75-25-2)															
6V. Carbon Tetrachloride (56-23-5)															
7V. Chlorobenzene (108-90-7)															
8V. Chlorodi- bromomethane (124-48-1)															
9V. Chloroethane (75-00-3)															
10V. 2-Chloro- ethylvinyl Ether (110-75-8)															
11V. Chloroform (67-66-3)															
12V. Dichloro- bromomethane (75-27-4)															
13V. Dichloro- difluoromethane (75-71-8)															
14V. 1,1-Dichloro- ethane (75-34-3)															
15V. 1,2-Dichloro- ethane (107-06-2)															
16V. 1,1-Dichloro- ethylene (75-35-4)															
17V. 1,2-Dichloro- propane (78-87-5)															
18V. 1,3-Dichloro- propylene (542-75-6)															
19V. Ethylbenzene (100-41-4)															
20V. Methyl Bromide (74-83-9)															
21V. Methyl Chloride (74-87-3)															

CONTINUED FROM THE FRONT

		2. MARK "X	9			3. E	FFLUENT				4. UN	ITS	5. INTA	AKE (optiona	d)
1. POLLUTANT AND				a. MAXIMUM DAI		b. MAXIMUM 30 I (if availat		c. LONG TERN VALUE (if ava					a. LONG T AVERAGE V		
CAS NUMBER (if available)	a. TESTING REQUIRED	b. BELIEVED PRESENT	c. BELIEVED ABSENT	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION		(1) CONCENTRATION		d. NO. OF ANALYSES	a. CONCEN- TRATION	b. MASS	(1) CONCENTRATION		b. NO. OF ANALYSES
GC/MS FRACTION					()		()		()					()	
22V. Methylene Chloride (75-09-2)															
23V. 1,1,2,2- Tetrachloroethane (79-34-5)															
24V. Tetrachloro- ethylene (127-18-4)															
25V. Toluene (108-88-3)															
26V. 1,2-Trans- Dichloroethylene (156-60-5)															
27V. 1,1,1-Trichloro- ethane (71-55-6)															
28V. 1,1,2-Trichloro- ethane (79-00-5)															
29V Trichloro- ethylene (79-01-6)															
30V. Trichloro- fluoromethane (75-69-4)															
31V. Vinyl Chloride (75-01-4)															
GC/MS FRACTION		MPOUNDS	3			•							•		
1A. 2-Chlorophenol (95-57-8)															
2A. 2,4-Dichloro- phenol (120-83-2)															
3A. 2,4-Dimethyl- phenol (105-67-9)															
4A. 4,6-Dinitro-O- Cresol (534-52-1)															
5A. 2,4-Dinitro- phenol (51-28-5)															
6A. 2-Nitrophenol (88-75-5)															
7A. 4-Nitrophenol (100-02-7)															
8A. P-Chloro-M- Cresol (59-50-7)															
9A. Pentachloro- phenol (87-86-5)															
10A. Phenol (108-95-2)															
11A. 2,4,6-Trichloro- phenol (88-05-2)															

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CONTINUE ON REVERSE

CONTINUED FRO	M THE FRO	DNT													
	2	2. MARK "X	"				FFLUENT				4. UN	ITS		AKE (optiona	l)
1. POLLUTANT AND CAS NUMBER	a.	b.	C.	a. MAXIMUM DA	ILY VALUE	b. MAXIMUM 30 (if availa	DAY VALUE ble)	c. LONG TERM VALUE (if ava	I AVRG. uilable)	d NO OF	a. CONCEN-		a. LONG T AVERAGE \	ERM /ALUE	b. NO. OF
(if available)		BELIEVED PRESENT	ABSENT	CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	ANALYSES		b. MASS	(1) CONCENTRATION	(2) MASS	ANALYSES
GC/MS FRACTION	I – BASE/NE	EUTRAL CO	OMPOUND	S											
1B. Acenaphthene (83-32-9)															
2B. Acenaphtylene (208-96-8)															
3B. Anthracene (120-12-7)															
4B. Benzidine (92-87-5)															
5B. Benzo (<i>a</i>) Anthracene (56-55-3)															
6B. Benzo (<i>a</i>) Pyrene (50-32-8)															
7B. 3,4-Benzo- fluoranthene (205-99-2)															
8B. Benzo (ghi) Perylene (191-24-2)															
9B. Benzo (k) Fluoranthene (207-08-9)															
10B. Bis (2-Chloro- ethoxy) Methane (111-91-1)															
11B. Bis (2-Chloro- ethyl) Ether (111-44-4)															
12B. Bis (2- Chloroisopropyl) Ether (102-80-1)															
13B. Bis (2-Ethyl- hexyl) Phthalate (117-81-7)															
14B. 4-Bromophenyl Phenyl Ether (101-55-3)															
15B. Butyl Benzyl Phthalate (85-68-7)															
16B. 2-Chloro- naphthalene (91-58-7)															
17B. 4-Chloro- phenyl Phenyl Ether (7005-72-3)															
18B. Chrysene (218-01-9)															
19B. Dibenzo (<i>a</i> , <i>h</i>) Anthracene (53-70-3)															
20B. 1,2-Dichloro- benzene (95-50-1)															
21B. 1,3-Di-chloro- benzene (541-73-1)															

		2. MARK "X'	,			3. E	FFLUENT				4. UN	TS	5. INTA	AKE (optiona	d)
1. POLLUTANT AND						b. MAXIMUM 30 (if availa		c. LONG TERN VALUE (if ava					a. LONG T AVERAGE V	ERM	
CAS NUMBER	a. TESTING	b. BELIEVED	c. BELIEVED	a. MAXIMUM DA (1) CONCENTRATION	ILT VALUE	(1) CONCENTRATION		(1)			a. CONCEN-	F MACC	(1)		b. NO. OF
(if available) GC/MS FRACTIOI		PRESENT			(2) MASS	CONCENTRATION	(2) MASS	CONCENTRATION	(2) MASS	ANALYSES	TRATION	b. MASS	CONCENTRATION	(2) MASS	ANALYSES
22B. 1,4-Dichloro-	N - BASE/N	EUTRAL CO	JMPOUND	S (continuea)						1					
benzene (106-46-7)															
23B. 3,3-Dichloro- benzidine (91-94-1)															
24B. Diethyl Phthalate (84-66-2)															
25B. Dimethyl Phthalate (131 -11-3)															
26B. Di-N-Butyl Phthalate (84-74-2)															
27B. 2,4-Dinitro- toluene (121-14-2)															
28B. 2,6-Dinitro- toluene (606-20-2)															
29B. Di-N-Octyl Phthalate (117-84-0))														
30B. 1,2-Diphenyl- hydrazine (as Azo- benzene) (122-66-7)															
31B. Fluoranthene (206-44-0)															
32B. Fluorene (86-73-7)															
33B. Hexachloro- benzene (118-74-1)															
34B. Hexachloro- butadiene (87-68-3)															
35B. Hexachloro- cyclopentadiene (77-47-4)															
36B Hexachloro- ethane (67-72-1)															
37B. Indeno (<i>1,2,3-cd</i>) Pyrene (193-39-5)															
38B. Isophorone (78-59-1)															
39B. Naphthalene (91-20-3)															
40B. Nitrobenzene (98-95-3)															
41B. N-Nitro- sodimethylamine (62-75-9)															
42B. N-Nitrosodi- N-Propylamine (621-64-7)															

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2. MARK "X"			3. EFFLUENT								4. UNITS		5. INTAKE (optional		
1. POLLUTANT AND CAS NUMBER (if available)	a. TESTING REQUIRED	b. BELIEVED PRESENT	c.	a. MAXIMUM DAILY VALUE		b. MAXIMUM 30 DAY VALUE (<i>if available</i>)		c. LONG TERM AVRG. VALUE (<i>if available</i>)					a. LONG TERM AVERAGE VALUE		
				(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION		(1) CONCENTRATION		d. NO. OF ANALYSES	a. CONCEN- TRATION	b. MASS	(1) CONCENTRATION		b. NO. OF ANALYSES
GC/MS FRACTION – BASE/NEUTRAL COMPOUNDS (continued)															
43B. N-Nitro- sodiphenylamine (86-30-6)															
44B. Phenanthrene (85-01-8)															
45B. Pyrene (129-00-0)															
46B. 1,2,4-Tri- chlorobenzene (120-82-1)															
GC/MS FRACTIO	N – PESTIC	IDES													
1P. Aldrin (309-00-2)															
2P. α-BHC (319-84-6)															
3P. β-BHC (319-85-7)															
4P. γ-BHC (58-89-9)															
5P. δ-BHC (319-86-8)															
6P. Chlordane (57-74-9)															
7P. 4,4'-DDT (50-29-3)															
8P. 4,4'-DDE (72-55-9)															
9P. 4,4'-DDD (72-54-8)															
10P. Dieldrin (60-57-1)															
11P. α-Enosulfan (115-29-7)															
12P. β-Endosulfan (115-29-7)															
13P. Endosulfan Sulfate (1031-07-8)															
14P. Endrin (72-20-8)															
15P. Endrin Aldehyde (7421-93-4)															
16P. Heptachlor (76-44-8)															

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				E	PA I.D. NUMBE	R (copy from Item 1	of Form 1)	OUTFALL NUMBER							
CONTINUED FRO	M PAGE V-8	3													
1. POLLUTANT AND CAS NUMBER (if available)	2. MARK "X"				3. EFFLUENT								5. INTAKE (optional)		
	a. TESTING REQUIRED	b. BELIEVED PRESENT		a. MAXIMUM DAILY VALUE		b. MAXIMUM 30 DAY VALUE (<i>if available</i>)		c. LONG TERM AVRG. VALUE (if available)			00110511		a. LONG TERM AVERAGE VALUE		
				(1) CONCENTRAT	ION (2) MASS	(1) CONCENTRATION	(2) MASS	(1) CONCENTRATION	(2) MASS	d. NO. OF a. CC ANALYSES TRA		b. MASS	(1) CONCENTRATION	(2) MASS	b. NO. OF ANALYSES
GC/MS FRACTION – PESTICIDES (continued)															
17P. Heptachlor Epoxide (1024-57-3)															
18P. PCB-1242 (53469-21-9)															
19P. PCB-1254 (11097-69-1)															
20P. PCB-1221 (11104-28-2)															
21P. PCB-1232 (11141-16-5)															
22P. PCB-1248 (12672-29-6)															
23P. PCB-1260 (11096-82-5)															
24P. PCB-1016 (12674-11-2)															
25P. Toxaphene (8001-35-2)															

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