## **ATTACHMENT 1**

## <u>EPA - REGION 6</u> NPDES PERMIT CERTIFICATION CHECKLIST

In accordance with the MOA established between the State of Arkansas and the United States Environmental Protection Agency, Region 6, the state submits the following draft National Pollutant Discharge Elimination System (NPDES) permit for Agency review.

Major	P[] Minor[x] POTW[] Private Domestic[] non-POTW[x]	
(Do NOT complete checklist for General Permits)		
Facility NameCooper Tire and Rubber Company  SIC Code3011 TypeAutomobile Tire Manufacturing		
Segment No1B BasinRed River Basin Receiving Waterunnamed tributary to Nix Creek thence to Nix Creek thence to Days Creek thence to Sulfur River thence to the Red River_		
Permi	Renewal/Reissuance w/changes [ x ] Renewal/Reissuance w/no changes in permit & WQS [ ] Modification/Amendment [ ], type:  If this is a permit modification, proceed directly to No. 25.	
Answe	er the following with Yes, No, or N/A:	
1.	Does this facility discharge to a 303(d) listed waterbody segment?No	
2.	If so, does the facility discharge any of the pollutant(s) of concern identified in the 303(d) listing?N/A	
3.	Is this a new facility or an expansion of an existing facility?No	
4.	For an existing facility, if any limits have been removed or are less stringent than those in the previous permit, is it in accordance with the anti-backsliding regulations? _Yes	
5.	Is this permit consistent with the approved WQMP?Yes	
6.	Does the facility discharge to a waterbody segment which has a finalized TMDL? _No	
7. 8.	If so, does the permit implement the TMDL consistent with the WLAs? _N/A  Does the fact sheet document the rationale for the inclusion/omission of permit	
0.	conditions for each 303(d) listed pollutant of concern or TMDL pollutant?N/A	
9.	Does this permit include provisions for effluent trading?No	
10.	In Texas, has a priority watershed of critical concern been identified by the U.S. Fish and Wildlife Service for this segment?N/A	
11.	In Arkansas, if this facility used chlorine for disinfection of the effluent, does the permit contain TRC limits?N/A	

12.	Does this permit authorize ammonia discharges > 4.0 mg/l at the edge of the mixing zone? _No
13.	Does this permit require testing for Whole Effluent Toxicity in accordance with the state's standard practices and implementation plan? _Yes
14.	If this facility has completed and implemented a Toxicity Reduction Evaluation (TRE), has any subsequent toxicity been identified?No
15.	Does this permit include a bypass of any treatment unit or authorize overflows in the system?No
16. 17.	If a POTW is $\geq$ 5 MGD, does it have an approved Pretreatment Program?N/A Since the last permit issuance, has the POTW had a new Pretreatment Program approved or a Pretreatment Program modification approved?N/A
18.	Does this permit contain authorization for wet weather related peak-flow discharges? Yes
19.	Are there known or potential interstate water issues associated with this permit?
20.	Does this permit contain specific issues on which EPA and the state are not in agreement regarding the permitting approach? _No
21.	Does this permit propose to grant a variance request (WQS, FDF, etc.) or does it
	incorporate a proposed or final approval of a variance request? _No
22.	Is this facility subject to a national effluent limitations guideline? _No
	If yes, specify
23.	Does this permit contain "first-time" implementation of a new federal guideline, policy,
	regulation, etc.? _No If yes, specify:
24.	Is there known or potential third-party interest/environmental concern regarding this
	permit action? _No
25.	Does this permit incorporate any exceptions to the standards or regulations? _No
26.	If this is a permit modification/amendment, briefly describe the changes. This is a
renewa	al. Proposed changes to the permit include:
	a. COD limits were replaced with BOD5 limits.
	b. Facility and outfall coordinates were revised to more accurate values.
	c. All limits are now expressed to the nearest tenth.
	d. Dissolved oxygen limits were added.
	e. Compliance schedule for DO, Zn, and Hg were added.
	f. Flow sample type and frequency was revised.
	g. Seasonal limits for zinc were changed to year-round limits.
	h. Air conditioner condensate was added as a source of permitted wastewater.
draft p	on a review of the data and other information submitted by the permit applicant, and the permit and other administrative records generated by the Department/Commission and/or available to the Department/Commission, the information provided on this checklist is
	te and complete, to the best of my knowledge.
accura	the and complete, to the best of my knowledge.
Name	Shane Byrum
Title _	Permit Engineer
Signat	ure
Signal	uic
Date	10/27/2008
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