

ARG250000 Recertification Notice of Intent for Non-contact Cooling Water, Cooling Tower Blowdown, and Boiler Blowdown

version 2.8

(Submission #: HPJ-S1SQ-VXSJR, version 2)

Digitally signed by:
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Date: 2022.09.21 08:54:00 -0500
Reason: Copy Of Record
Location: North Little Rock, Arkansas



Details

AFIN 31-00420
Reference # ARG250019
Submission ID HPJ-S1SQ-VXSJR
Submission Reason Renewal

Form Input

Section 1: Review Existing Facility/Contact Information

Facility/Contact Information

For the purpose of this permit, ♦Permittee♦ means any person (any state agency, municipality, governmental subdivision of the state or the United States, public or private corporation, individual, partnership, association, or other entity) who has the primary management and decision-making responsibility over a permitted operation, facility, or activity. The permittee is responsible for ensuring compliance with all applicable environmental regulations and conditions. The permittee is the entity named as such on an individual permit or the entity covered by a general permit.

If the permittee is a corporation, the permittee legal name has to be an identical match with the Arkansas Secretary of State. Below is a link to verify the legal name:

[Arkansas Secretary of State Business Entity Search Website](#)

Permit Number

ARG250019

AFIN

31-00420

Permittee Legal Name

Pilgrim's Pride Corporation

Facility Name

Pilgrim's Pride-Nashville, AR Ph. 2

Facility Address

478 HWY 369 N, Nashville, AR 71852

Contact Person

Ray Powell

Contact email

Ray.Powell@pilgrims.com

Contact Phone Number

540-578-4337

Mailing Address

1770 Promontory Circle, Greeley, Colorado 80634

Invoice Address

JEFFREY MOUNTS, PILGRIM'S PRIDE CORP, PO BOX 389, DE QUEEN AR 71832

Is the above facility/contact information correct?

No

What information needs to be corrected?

Invoice address

Corrected invoice address**Prefix**

NONE PROVIDED

First Name

Jeffrey

Last Name

Mounts

Title

Complex Environmental Manager

Phone Type

Mobile

Number

8705573790

Extension**Email**

jeffrey.mounts2@pilgrims.com

Address

401 S 3RD ST

DE QUEEN, AR 71832

Section 2: Review Outfall Information**First Outfall**

Outfall 001: 34.059248, -93.854756 (34 03' 33.29"N, 93 51' 17.12"W)

Second Outfall (if applicable)

NONE PROVIDED

Third Outfall (if applicable)

NONE PROVIDED

Is the above outfall information correct?

No

What corrections need to be made to the outfalls?

Add new outfalls

Updates to coordinates and/or addition of new outfalls can be done in the next section

Section 2B: Outfall coordinate correction and/or addition of new outfalls (1 of 1)

002

Outfall number (like 001, 002, 004-CW, 001-B, etc.)

002

Coordinates (this must be in decimal degrees, not degrees/minutes/seconds)

34.061147,93.858664

Section 3: Review Approved Additives

As part of this recertification, OWQ is establishing a list of approved cooling water and boiling water additives for each facility.

OWQ staff have reviewed archived documents for your facility and determined that, AT MINIMUM, the below listed additives have previously been approved.

Current Additives in DEQ Database

NALCO 8735
NALCO BT-1011
NexGuard 22310

Is the Above List of Additives Correct?

Yes

Section 4: Permittee Information & Disclosure Statement

Permittee Type

Corporation/LLC

State of Incorporation/Registration

Delaware

Please attach proof of good standing with the State of Incorporation's Secretary of State

PILGRIMS PRIDE CORPORATION- DE -Certificate of Status.pdf - 07/15/2022 08:55 AM

Comment

NONE PROVIDED

Ark. Code Ann. 8-1-106 requires that applicants for any type of permit or transfer of any permit, license, certification or operational authority issued by the DEQ file a Disclosure Statement with their application unless exempt for doing so under Ark. Code Ann. 8-1-106(b)(2). The filing of a Disclosure Statement is mandatory. No application can be considered administratively complete without a completed Disclosure Statement unless that facility is exempt. Publicly traded companies may submit the most recent 10-K and 10-Q filings to the Securities and Exchange Commission (SEC) in lieu of the Disclosure Statement.

Based on the choice of Permittee Type, it is likely that an updated disclosure statement, declaration of no changes from the previous disclosure statement, or SEC forms is required for this facility.

The disclosure statement form may be obtained from the DEQ web site at:

https://www.adeq.state.ar.us/ADEQ_Disclosure_Statement.pdf

Disclosure Statement

The violation history, experience and credentials, involvement in current or pending environmental lawsuits, civil and criminal, have not changed since the last Disclosure Statement that was filed with DEQ.

Section 5: Signatory Requirements

Cognizant Official (Duly Authorized Representative)

40 CFR 122.22(b) states that all reports required by the permit, or other information requested by the Director, shall be signed by the applicant (or person authorized by the applicant) or by a duly authorized representative of that person. A person is a duly authorized representative only if:

- (1) the authorization is made in writing by the applicant (or person authorized by the applicant);
- (2) the authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity responsibility, or an individual or position having overall responsibility for environmental matters for the company.

Cognizant Official

Jeffrey Mounts

Cognizant Official Email

jeffrey.mounts2@oilgrims.com

Responsible Official

The information contained in this form must be certified by a responsible official as defined in the signatory requirements for permit applications (40 CFR 122.22).

Responsible official is defined as follows:

For a corporation: By a responsible corporate officer. For the purpose of this section, a responsible corporate officer 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, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

For a partnership or sole proprietorship: By a general partner or the proprietor, respectively.

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).

Responsible Official

Eddie Halter

Responsible Official Email

eddie.halter@pilgrims.com

Responsible Official Phone Number

(970) 347-5730

Is the above Responsible and Cognizant Official information correct?

No

Which Signatories Need to be Updated?

Responsible Official

Updated Responsible Official Information

Prefix

NONE PROVIDED

First Name

Eddie

Last Name

Halter

Title

Complex Manager

Phone Type

Business

Number

8705845217

Extension

Email

eddie.halter@jbssa.com

Revisions

Revision	Revision Date	Revision By
Revision 1	6/28/2022 8:59 AM	Jeffrey T Mounts
Revision 2	9/21/2022 8:37 AM	Jeffrey T Mounts